PRESIDENT'S SECRETARIAT

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PREFIX TO STATUTES, 1921

CONTAINING CERTAIN ORDERS OF HIS MAJESTY IN COUNCIL,
NOTICES AND A DESPATCH, AND CERTAIN PROCLAMATIONS AND ORDERS OF THE GOVERNOR GENERAL IN
COUNCIL, AND JOINT ADDRESSES OF THE SENATE
AND HOUSE OF COMMONS IN 1871, 1886, AND
1907 RESPECTING AMENDMENTS OF THE
B.N.A. ACT, 1867.



OTTAWA
PRINTED BY THOMAS MULVEY
LAW PRINTER (FOR CANADA) TO THE KING'S MOST EXCELLENT MAJESTY
ANNO DOMINI 1921

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TERMINATION OF WAR WITH GERMANY

AT THE COURT OF BUCKINGHAM PALACE, THE 9TH DAY OF FEBRUARY, 1920.

Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Termination of the Present War (Definition) Act, 1918, it is provided that His Majesty in Council may declare what date is to be treated as the date of the termination of the present war, and that the date so declared shall be as nearly as may be the date of the exchange or deposit of ratifications of the treaty or treaties of peace, and that His Majesty may also similarly declare what date is to be treated as the date of the termination of war between His Majesty and any particular State;

And whereas at Versailles on the twenty-eighth day of June, nineteen hundred and nineteen, a treaty of peace between the Allied and Associated

Powers and Germany was signed on behalf of His Majesty;

And whereas by the said treaty of peace it was provided that a procesverbal of the deposit of ratifications should be drawn up as soon as the treaty had been ratified by Germany on the one hand and by three of the principal Allied or Associated Powers on the other, and that from the date of the said proces-verbal the treaty would come into force between the high contracting parties who had ratified it;

And whereas the said treaty having been ratified by Germany and three of the principal Allied and Associated Powers, including His Majesty, such a proces-verbal as aforesaid has been drawn up dated the tenth day of January,

nineteen hundred and twenty;

And whereas treaties of peace with other belligerents not having yet been ratified it is desirable to declare the date which is to be treated as the date of the termination of war with Germany before declaring the date which is to be treated as the date of the termination of the present war,—

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to Order, and it is hereby ordered, that the said tenth day of January shall be treated as the date of the termination of war between His Majesty

and Germany.

(S'd) ALMERIC FITZROY.

Vide Canada Gazette, Vol. 53, Extra, March 29th, 1920.

TERMINATION OF WAR WITH AUSTRIA

AT THE COURT AT BUCKINGHAM PALACE, THE 22ND DAY OF JULY, 1920.

Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Termination of the Present War (Definition) Act. 1918, it is provided that His Majesty in Council may declare what date is to be treated as the date of the termination of the present war, and that the

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date so declared shall be as nearly as may be the date of the exchange or deposit of ratifications of the treaty or treaties of peace, and that His Majesty may also similarly declare what date is to be treated as the date of the termination of war between His Majesty and any particular State;

And whereas at Saint Germain-en-Laye on the tenth day of September, nineteen hundred and nineteen, a treaty of peace between the Allied and Asso-

ciated Powers and Austria was signed on behalf of His Majesty;

And whereas by the said treaty of peace it was provided that a procesverbal of the deposit of ratifications should be drawn up as soon as the treaty had been ratified by Austria on the one hand and by three of the principal Allied or Associated Powers on the other, and that from the date of the said proces-verbal the treaty would come into force between the high contracting parties who had ratified it;

And whereas the said treaty having been ratified by Austria and three of the principal Allied or Associated Powers, including His Majesty, such a proces-verbal as aforesaid has been drawn up dated the sixteenth day of July,

nineteen hundred and twenty;

And whereas treaties of peace with other belligerents not having yet been ratified it is desirable to declare the date which is to be treated as the date of the termination of the war with Austria before declaring the date which is to be treated as the date of the termination of the present war.

Now, therefore, His Majesty, by and with the advice and consent of His Privy Council, is pleased to order, and it is hereby ordered, that the said sixteenth day of July shall be treated as the date of the termination of war between

His Majesty and Austria.

(S'd) ALMERIC FITZROY.

Vide Canada Gazette, Vol. 54, p. 740.

TERMINATION OF WAR WITH BULGARIA

AT THE COURT AT BUCKINGHAM PALACE, THE 13TH DAY OF AUGUST, 1920.

Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL

WHEREAS by the Termination of the Present War (Definition) Act, 1918, it is provided that His Majesty in Council may declare what date is to be treated as the date of the termination of the present war, and that the date so declared shall be as nearly as may be the date of the exchange or deposit of ratifications of the treaty or treaties of peace, and that His Majesty may also similarly declare what date is to be treated as the date of the termination of war between His Majesty and any particular State:

And whereas at Neuilly-sur-Seine, on the twenty-seventh day of November, nineteen hundred and nineteen, a treaty of peace between the Allied and Asso-

ciated Powers and Bulgaria was signed on behalf of His Majesty;

And whereas by the said treaty of peace it was provided that a procesverbal of the deposit of ratification should be drawn up as soon as the treaty had been ratified by Bulgaria on the one hand and by three of the principal Allied or Associated Powers on the other, and that from the date of the said proces-verbal the treaty would come into force between the high contracting parties who had ratified it:

And whereas the said treaty having been ratified by Bulgaria and three of the principal Allied or Associated Powers, including His Majesty, such a

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proces-verbal as aforesaid has been drawn up, dated the ninth day of August,

nineteen hundred and twenty:

And whereas treaties of peace with other belligerents not having yet been ratified it is desirable to declare the date which is to be treated as the date of the termination of war with Bulgaria before declaring the date which is to be treated as the date of the termination of the present war

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that the said ninth day of August shall be treated as the date of the termination of war between His Majesty

and Bulgaria.

(S'd) ALMERIC FITZROY.

Vide Canada Gazette, Vol. 54, p. 1140.

FRENCH CONVENTIONS TERMINATED

(Extract from the London Gazette of the 4th May, 1920.)

Foreign Office, April 26th. 1920.

NOTICE of denunciation of the Convention respecting Commercial relations between France and Canada, signed at Paris, September 19, 1907, and the Supplementary Convention also signed at Paris, January 23, 1909, was given by the French Government on September 10th, 1908, and was published in the London Gazette of October 15, 1918. Since the expiration of the period of denunciation the Conventions have remained in operation subject to three months' notice on either side. The Canadian Government having decided to terminate the two Conventions, notice to that effect was given to the French Government by His Majesty's Ambassador at Paris on March 19th last.

In accordance with this notice, the two Conventions will cease to have

effect on June 19 next.

Vide Canada Gazette, Vol. 53, p. 4337.

CZECHO-SLOVAK CONSULS TO RECEIVE ESTATES OF DECEASED NATIONALS

8/9 Grosvenor Place, S.W.I., 21st February, 1921.

My Lord,—The Consul of the Czecho-slovak Republic at Montreal, Canada, has informed my Government that a special notification must be made by His Majesty's Government to the Government of Canada to enable him to represent

fully Czecho-slovak citizens in Canada with reference to their property.

I have the honour, therefore, to ask Your Lordship to be kind enough to inform the Government of Canada that according to the laws valid in the territory of the Czecho-slovak Republic, the Consuls of the Czecho-slovak abroad have powers of representing heirs and successors non-resident in Canada of Czecho-slovak citizens who have died in Canada. They have therefore power to take over from the Canadian authorities, Law Courts of Canada and from private persons, all removable property, papers, documents, monies, and claims which form bequests by Czecho-slovak citizens in Canada, and to take in charge

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all late wills found among the papers and documents left by Czecho-slovak. citizens who have died in Canada.

> I have, etc., (S'd) DR. V. MASTNY.

The Right Honourable The Earl Curzon of Kedleston, K.G., G.C.S.I., Foreign Office, S.W.I.

Vide Canada Gazette, Vol. 54, p. 3959-60.

MARITIME CONVENTIONS ACT, 1914

NOTICE of approval by His Majesty of the terms of the Bill intituled "An Act to amend the law relating to Merchant Shipping with a view to enable certain conventions to be carried into effect," chapter 13 of the Statutes of Canada, 1914, by Despatch dated June 23, 1913.

Vide Canada Gazette, Vol. 54, p. 4096.

Secretary of State.

TREATY OF PEACE (GERMANY) ORDER, 1920, AMENDED

P.C. 2080—August 30, 1920—Whereas the Secretary of State reports that difficulties have arisen in the application of section 24 of the Treaty of Peace (Germany) Order, 1920, and that it is expedient to amend the said section as hereinafter set out, the terms of the said amendment being consonant with the provisions of the Treaty of Peace;

Therefore His Excellency the Governor General in Council is pleased to

order and it is hereby ordered as follows:-

Section 24 of the Treaty of Peace (Germany) Order, 1920, and the schedule of the said Order are hereby repealed and the following are substituted therefor:-

er are hereby repealed and the following are substituted therefor:—

24. Enemy debts shall be paid to and by the Clearing Office and credited by the Clearing Office to the German Clearing Office in Canadian currency.

(2) Any enemy debt which is payable by contract, law or custom in pounds sterling or in marks shall be so paid and credited in Canadian currency at the rate of exchange defined in the Schedule to this Order, and any enemy debt which is payable by contract, law or custom in any currency other than Canadian which is not referred to in the said Schedule, shall be so paid and credited in Canadian currency at a rate of exchange equal to the average cable transfer rate prevailing in Canadia during the most himselficials. to the average cable transfer rate prevailing in Canada during the month immediately preceding the commencement of the war.

(3) This section shall take effect as from the 14th day of April, 1920.

SCHEDULE.

One mark equals 23.866 cents. One pound sterling equals 4.9061 dollars. Vide Canada Gazette, Vol. 54, p. 862.

P.C. 101-January 21, 1921-Whereas the Acting Secretary of State reports that the Central Clearing Office, London, England, considers it necessary to retain, out of any moneys collected from the German Clearing Office on behalf of the Canadian Clearing Office, certain sums to cover risks, expenses or commissions, in accordance with paragraph 9 of the Annex to Article 296 of the Treaty of Peace with Germany, and that it is therefore expedient to amend section 9 of the Treaty of Peace (Germany) Order, 1920,—

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Therefore His Excellency the Governor General in Council, on the recommendation of the Acting Secretary of State, is pleased to amend and doth hereby amend section 9 of the Treaty of Peace (Germany) Order, 1920, by striking out the words "the amount so credited" in the last line and adding thereto after the word "Creditor" the words "the amounts so credited less any amount retained by the Central Clearing Office to cover risks, expenses or commissions."

Vide Canada Gazette, Vol. 54, p. 3286.

Interior

REGULATIONS FOR BIRD SANCTUARIES

P.C. 1389—June 22, 1920—Whereas the Minister of the Interior reports that it is advisable to adopt regulations for the control and management of

areas reserved as Bird Sanctuaries;

Therefore His Excellency the Governor General in Council, pursuant to the provisions of the Migratory Birds Convention Act, being Chapter 18, 7-8 George V, as amended by Chapter 29, 9-10 George V, is pleased to make the following Regulations for the control and management of areas reserved as Bird Sanctuaries and the same are hereby made and established accordingly.

SCHEDULE

1. Each area reserved or to be reserved pursuant to The Migratory Birds Convention Act, being Chapter 18, 7-8 George V, as amended by Chapter 29, 9-10 George V, in which the killing, capturing, taking, injuring, or molesting of migratory game, migratory insectivorous, or migratory non-game birds, or the taking, injuring, destruction, or molestation of their nests or eggs is prohibited, except as hereinafter provided, shall be and shall be known as a Bird Sanctuary.

2. In a bird sanctuary, the killing, capturing, taking, injuring, or molesting of migratory game, migratory insectivorous, or migratory non-game birds, or the taking, injuring, destruction or molestation of their nests or eggs is pro-

hibited, except as hereinafter provided.

3. Bird sanctuaries shall, subject to the direction of the Minister of the Interior, be under the control and management of the Commissioner of Dominion

Parks, or such person as the Minister may prescribe.

4. The use of any part of a bird sanctuary, vested in the Crown, is prohibited, except by permit, license, or lease issued by the Commissioner of Dominion Parks, or as may be permitted by grazing or other leases granted prior to the date hereof.

5. Subject to the provisions of the Migratory Birds Convention Act and Regulations made thereunder, the shooting of wild ducks and wild geese may be allowed in any year under permit from the Commissioner of Dominion Parks in such portions of a bird sanctuary and during such time as the Minister from

time to time shall decide.

6. No person shall have in his possession, while within a bird sanctuary, any fire-arms, or any decoy, or other appliances of a kind used for the killing, capturing, or taking of migratory game, migratory insectivorous, or migratory non-game birds, without having first received permission from the Commissioner of Dominion Parks.

7. No person shall, without lawful excuse, have in his possession in a bird sancturay any migratory game, migratory insectivorous, or migratory non-game

bird, or portion thereof, or the nest, or egg of any such bird.

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8. Cats and dogs, found upon a bird sanctuary, may be destroyed by any game officer, and no person shall bring cats or dogs upon a bird sanctuary or allow them to run at large upon a bird sanctuary, except that sporting dogs may be brought upon a sanctuary, or portion of a sanctuary, where shooting is allowed by permit, during the open season for geese and ducks within such sanctuary.

Vide Canada Gazette, vol. 54, p. 11.

Marine and Fisheries

Use of Hoop-Nets permitted in certain Manitoba Fisheries. GASPEREAU FISHING IN TUSKET RIVER, NOVA SCOTIA.

P.C. 1251—April 12, 1921—Whereas the Fishery Regulations for the

Province of Manitoba prohibit the use of hoop-nets;

And whereas the Minister of Marine and Fisheries reports that while hoopnets should not be used in the waters of Manitoba generally, there is no objection to this method of fishing in Buffalo Bay at the head of the Lake of the Woods, a considerable portion of which Bay is in the Province of Manitoba; that hoopnet fishing is permissible in the adjoining portion of Buffalo Bay in the State of Minnesota, and also in adjacent waters of the Lake of the Woods in Ontario, and that coarse fish predominate in Buffalo Bay, and these can best be caught by hoop-nets;

That the responsible officers of the Department of Marine and Fisheries, who deal with the administration of the Fisheries, consequently recommend that the Fishery Regulations for Manitoba be amended so as to allow the use of hoop-nets in the Manitoba waters of Buffalo Bay, and that the annual fee attached thereto be \$10, which is the amount charged in adjacent Ontario

waters:

And whereas the Minister of Marine and Fisheries further reports that subsection 15 of section 34, of the Special Fishery Regulations for the Province of Nova Scotia permits gaspereau fishing in the portion of Tusket River between Tusket Bridge and the head of Hatfield's Falls on Monday, Tuesday and Wednesday of each week only during the fishing season;

That the Chief Inspector of Fisheries for the district reports that under existing conditions gaspereau fishing may safely be extended in this portion of the river to four days per week, and recommends that the regulations be amended accordingly, and in this recommendation the above named officers of the Department of Marine and Fisheries join;

And whereas the Minister of Marine and Fisheries concurs in both these

recommendations.

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries and under the authority of section 45 of The Fisheries Act, chapter 8 of the Statutes of 1914, is pleased to order and it is hereby ordered as follows:—

1. Section 7 of the Special Fishery Regulations for the Province of Manitoba, which were adopted by Order in Council of June 11, 1917, is hereby rescinded, and the following is substituted in lieu thereof:-

(7) Fishing with apparatus, other than gill-nets, dip-nets, baited hooks, or hoop-nets, or by angling, shall not be permitted.

2. The following section is hereby added to the said Fishery Regulations for the Province of Manitoba, immediately after section 27 thereof:—

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Buffalo Bay.

(27a) The use of hoop-nets shall be permissible in fishing in Buffalo Bay, Lake of the Woods. The leader of a hoop-net shall not exceed eight rods in length. The fee on a hoop-net license shall be \$10.

 Subsection 15 of section 34 of the Special Fishery Regulations for the Province of Nova Scotia, which subsection was adopted by Order in Council of April 15, 1920, is hereby rescinded

and the following is substituted in lieu thereof:-

(15) Gaspereau fishing in the portion of Tusket River between Tusket Bridge and the head of Hatfield's Falls is permissible on Monday, Tuesday, Wednesday and Thursday of each week only.

Vide Canada Gazette, vol. 54, p. 4462.

TROUT FISHING IN CERTAIN PORTIONS OF ALBERTA

P.C. 1250—April 12, 1921—Whereas the special fishery regulations for the Provinces of Alberta and Saskatchewan provide that, so far as sport fishing is concerned in the southern portion of Alberta, the close season for trout, other than lake trout, or grayling, is from October 16 in each year to June 14 following, both days inclusive;

And whereas the Minister of Marine and Fisheries reports that the Calgary Anglers Association urgently request that this season be changed so as to allow fishing to begin on the 24th of May, instead of the 15th of June, but to end on

September 30 instead of October 15;

That Cutthroat trout spawn in the spring while grayling spawn in the fall, and investigation indicates that the trout spawning season is practically over by the 24th of May and that the grayling are in a spawning condition after the 1st of October;

That in the circumstances the responsible officers of the Department of Marine and Fisheries who deal with the administration of the fisheries recommend that the season be changed as requested, in which recommendation the

Minister concurs,—

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries and under the authority of section 45 of The Fisheries Act, chapter 8 of the Statutes of 1914, is pleased to order and it is hereby ordered as follows:—

Paragraph (a) of section 32 of the Special Fishery Regulations for the Provinces of Saskatchewan and Alberta, which paragraph was adopted by Order in Council of 27th April, 1917, is hereby rescinded and the following is substituted in lieu thereof:—

"32. (a) In waters in that portion of Alberta northward from the International Boundary Line to and including the Bow River and its tributaries, no one shall fish for, catch or kill any trout (other than lake trout), or grayling (Rocky Mountain whitefish), from the first day of October in each year to the 23rd day of May following, both days inclusive."

Vide Canada Gazette, vol. 54, p. 4446.

GRADES FOR PICKLED HERRING

P.C. 1249—April 12, 1921—Whereas section 31 of the Regulations made by Order in Council of the 18th of August, 1920, under authority of The Fish Inspection Act, 4-5 George V, chapter 45, as amended by 10-11 George V, chapter 48, defines the size of large or No. 1 herring as not less than eleven inches, and that of medium or No. 2 herring as not less than nine inches and not more xii PREFIX.

than ten inches, and consequently, all herring with a length falling between the minimum for No. 1 and the maximum for No. 2 are left unclassified;

And whereas the Minister of Marine and Fisheries reports that the responsible officers of the Department of Marine and Fisheries who deal with the administration of the Fisheries recommend that this regulation be amended so as to include in No. 2 herring those measuring from nine inches up to eleven inches in length; in which recommendation the Minister concurs,—

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries, and under the authority of section 6 of the above mentioned Act, is pleased to order and it

is hereby ordered as follows:-

Section 31 of the aforementioned regulation is hereby rescinded, and the following substituted in lieu thereof:—

31. The grades for pickled herring shall be large or No. 1, consisting of sound fish of good quality and measuring not less than eleven inches from the extremity of the head to where the flesh and tail fin meet. Medium or No. 2 consisting of sound fish of good quality and measuring not less than nine inches and not more than eleven inches from the extremity of the head to where the flesh and tail fin meet. Small or No. 3, consisting of sound fish of good quality and measuring not less than seven inches and not more than nine inches, from the extremity of the head to where the flesh and tail fin meet.

Vide Canada Gazette, Vol. 54, p. 4461.

SPECKLED TROUT FISHING IN QUEBEC

P.C. 1320—April 16, 1921—Whereas paragraph (a) of subsection 2 of section 21 of the Special Fishery Regulations for the Province of Quebec, which were adopted by Order in Council of the 12th September, 1907, prohibits fishing for speckled trout (salvelinus fontinalis) from the 1st day of October to the 30th day of April, in each year, both days inclusive;

And whereas the regulations further prohibit fishing through the ice, but this year the ice has gone out of the lakes of the Province earlier than usual, and as speckled trout are in excellent condition at this season of the year, there

is no objection to fishing therefor by the usual means in open water;

And whereas those interested in angling have urged that fishing for trout be allowed this year beginning on the 15th instant; the Provincial Department of Colonization, Mines and Fisheries in Quebec recommends that such permission be granted, and in this recommendation, the responsible officers of the Department of Marine and Fisheries dealing with the administration of the fisheries, join,—

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries and under the authority of section 45 of The Fisheries Act, chapter 8 of the Statutes of 1914, is pleased to order that paragraph (a) of subsection 2 of section 21 of the said Fishery Regulations for the Province of Quebec shall be and the same is hereby amended so as to allow fishing for speckled trout (salvelinus fontinalis) for the present year only to begin on the fifteenth April instead of on the first May.

Vide Canada Gazette, Vol. 54, p. 4461.

PERMITS TO FISH IN NAVIGABLE TIDAL WATERS AND NAVI-GABLE RIVERS IN QUEBEC

P.C. 1362—April 20, 1921.—Whereas by Order in Council of the 26th January, 1921, amending the Special Fishery Regulations for the Province of

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Quebec, it is provided that fishing without a license from the Minister of Marine and Fisheries is prohibited:—

(a) In the tidal waters of the Province of Quebec, and

(b) In the non-tidal waters and streams of the Province of Quebec, which are navigable and accessible by way of navigation from the sea;

And whereas the Minister of Marine and Fisheries reports after further consultation with the Department of Justice, it is considered well to modify the wording of the regulation so as to make it quite clear that such licenses for fishing will not be required beyond the portions of the streams that are

navigable and accessible by way of navigation from the sea,-

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries, is pleased to order and it is hereby ordered that section 9 of the Special Fishery Regulations for the Province of Quebec, which section was adopted by Order in Council of the 26th January, 1921, be rescinded and that the following be substituted in lieu thereof:—

Section 9—Leases and Licenses

Fishing by means of nets, weirs, engines or other apparatus, or contrivances of any kind, whether fixed to the soil or not, is prohibited except under license or permit from the Minister of Marine and Fisheries:—

(a) in the navigable tidal waters of the Province of Quebec;

(b) in those portions of the rivers and streams of the Province of Quebec which, whether tidal or not, are navigable and accessible by way of navigation from the sea.

Vide Canada Gazette, Vol. 54, p. 4602.

SHAD FISHING IN BAY OF FUNDY AND TRIBUTARY WATERS

P.C. 1466—April 30, 1921.—Whereas by Order in Council of February 28, 1918, shad fishery regulations for the Maritime Provinces were adopted; one of said regulations providing a fishing season for shad from March 1 to August 15, in each year, both days inclusive, and another providing an entire closure of shad fishing in the Bay of Fundy waters and waters tributary thereto for a period of four years from March 1, 1918. The object of this latter regulation being to enable the shad fisheries of the Bay of Fundy district, which were then in a seriously depleted condition, to be built up;

And whereas the information before the Minister of Marine and Fisheries indicates that there has been such an increase in the number of shad frequenting these waters since the close season was adopted that a limited amount of fishing may safely be allowed this year and the responsible officers of the Department of Marine and Fisheries dealing with the administration of the fisheries recommend that shad fishing in the said waters be permitted this year from May

16 to June 20, both days inclusive.

Therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries and under the authority of Section 45 of the Fisheries Act, Chapter 8 of the Statutes of 1914, is pleased to order that the Shad Fishery Regulations established by Order in Council of the 28th of February, 1918, shall be and the same are hereby amended so as to permit fishing for shad in the Bay of Fundy and its tributary bays and in the waters tributary to the Bay of Fundy and its tributary bays from May 16 to June 20 of this year, both days inclusive.

Vide Canada Gazette, Vol. 54, p. 4848.

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SPECIAL FISHERIES REGULATIONS OF ONTARIO AMENDED

P.C. 1495—April 30, 1921—Whereas the Minister of Marine and Fisheries reports that Minister of Game and Fisheries for Ontario, who administers the Fisheries in that Province has recommended that certain changes be made in

the Special Fishery Regulations applicable to that Province:

Now therefore His Excellency the Deputy Governor General in Council, on the recommendation of the Minister of Marine and Fisheries and under the authority of section 45 of The Fisheries Act, chapter 8, 4-5 George V, is pleased to order that the Special Fisheries Regulations for the Province of Ontario, which were adopted by Order in Council of 29th October, 1915, be and the same are hereby amended as follows; the changes being in accordance with the recommendations of the Minister of Game and Fisheries for Ontario. viz.:

1. Paragraph (b) of section 3 of the said Regulations is rescinded and the following is

substituted in lieu thereof,—

"(b) No one shall fish for, catch or kill any large-mouthed or small-mouthed black bass from the first day of January to the fifteenth day of June in each year, both days inclusive, provided that the close season for black bass in the waters of the west end of Lake Erie west of a line drawn due south from Point Pelee to the International Boundary, shall be from the twenty-fourth day of May to the fifteenth day of July in each year, both days inclusive, and provided further that in the waters west of the boundary line between the Districts of Algoma and Thunder Bay, the close season for black bass shall be from January first to June thirtieth in each year, both days inclusive."

2. Paragraph (a) of section 6 of the said Regulations is amended by adding thereto the

following proviso:—
"Provided that in the portion of Lake Erie eastward of 80° 30' West Longitude, herring nets now in possession of the licensees, and having meshes not less than two and three-quarter inches extension measure when in use, may be permitted until December thirty-first, 1922.

3. The second paragraph of subsection (a) of section 7 of the said regulations, which paragraph was adopted by Order in Council of May 13, 1916, is rescinded, and the following is

substituted in lieu thereof:

"In the other waters of the province to the southward of but not including French River, Lake Nipissing, and Mattawa River, no one shall fish for, catch or kill any pickerel (dore) from the first to the thirtieth day of April, in each year, both days inclusive, and in the other waters of the province to the north and northwest of and including the said French River, Lake Nipissing and Mattawa River, no one shall fish for, catch or kill any pickerel (dore) from the fifteenth day of April to the fifteenth day of May in each year, both days inclusive."

4. Paragraph (d) of section 8 of the said regulations is rescinded and the following is sub-

stituted in lieu thereof:

"(d) No one shall set or place nets other than hoop-nets, dip-nets or roll-nets, in any river or creek, or within five hundred yards of either side of the entrance thereto, provided that this prohibition shall not apply to carp and sucker fishing."

5. The following paragraphs are added to said section 8 of the said regulations:

"(h) No one shall fish for, catch or kill any small-mouthed black bass in Fox Lake and Smith Lake, District of Kenora, from the first of May, 1921, to June thirtieth, 1924, both days inclusive, excepting for purposes of fish culture and then only under the authority of a permit from a duly authorized officer of the Provincial Government."

"(i) In fishing no one shall use a gill-net of greater depth or vertical width than thirty-

six meshes."

6. Paragraphs (3) and (4) of subsection (b) of section 13 of the said regulations which paragraphs were adopted by Order in Council of October 12, 1918, are rescinded and the following is substituted in lieu thereof:

(3) In all the waters of the Province other than those specified in paragraphs (1) and

(2) of this subsection, no one shall fish for, catch or kill any whitefish or salmon trout from October twentieth to November thirtieth in each year, both days inclusive."

Vide Canada Gazette, vol. 54, p. 4849.

PREFIX. XV

ADDRESSES RESPECTING AMENDMENTS TO BRITISH NORTH AMERICA ACT, 1867

ESTABLISHMENT OF PROVINCES IN THE DOMINION OF CANADA

To the Queen's Most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's most dutiful and loyal subjects, the Senate and Commons of Canada, in Parliament assembled, humbly beg leave to approach

Your Majesty for the purpose of representing:-

That by a Despatch transmitted to this House for its information by His Excellency the Governor General on the 28th of February last, together with the Minute of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor General in Council on the 27th day of February last, we learn that the draft of a Bill has been prepared, with a view to its submission to the Imperial Parliament, in the following words, that is to say:

"Whereas doubts have been entertained respecting the powers of the Parliament of Canada "to establish Provinces in Territories admitted, or which may hereafter be admitted into the "Dominion of Canada, and to provide for the representation of such Provinces in the said "Parliament, and it is expedient to remove such doubts and to vest such powers in the said "Parliament."

"Be it enacted, etc.

"1. This Act may be cited for all purposes as the British North America Act, 1871.
"2. The following Acts passed by the said Parliament of Canada, and intituled respectively "'An Act for the Temporary Government of Rupert's Land and the North Western Territory "when united with Canada,' and, an 'Act to amend and continue the Act 32 and 33 Vic., cap. 3, "and to establish and provide for the Government of the Province of Manitoba,' shall be and

"be deemed to have been valid and effectual for all purposes whatsoever from the date at which "they respectively received the assent of the Governor General of the said Dominion of Canada.

"3. The Parliament of Canada may, from time to time, establish new Provinces in the "Territories admitted to be part of the said Dominion by an Order in Council of the 23rd June, "1870, or in any other Territories which may hereafter be admitted into and form part of the "said Dominion; and the said Parliament may, at the time of such establishment, make pro"vision for the Administration of any such Provinces, and for the passing of Laws for the peace,
"order, and good government thereof, and for the representation of such Provinces, or any of
"them in the said Parliament of Canada."

"4. The Parliament of Canada may, from time to time, with the consent of the Legislature of any Province, now or at any time hereafter forming part of the said Dominion, increase, "diminish, or otherwise alter the limits of such Province upon such terms and conditions as may

"be agreed to by the said Provincial Legislature.

"5. The Parliament of Canada may, with the like consent, withdraw from any Province "any part of the Territory comprised therein, and make Laws for the Administration, peace, "order and good government of the Territory so withdrawn until it is established as a Province. "or until it is included within some other Province; and may with the like consent, make such "provision as to the said Parliament shall seem expedient, relating to the effect and operation of any such withdrawal of Territory with respect to the Province from which such Territory "shall have been withdrawn.

"shall have been withdrawn.

"6. The Act of the Parliament of Canada, secondly mentioned in the second clause of
"this Act, in so far as it relates to the Province of Manitoba, and any Act of the said Parliament
"hereafter establishing a Province as aforesaid, shall have effect as if it had been enacted by the
"Parliament of the United Kingdom of Great Britain and Ireland, subject always to the right
"of the Legislature of Manitoba from time to time to alter the provisions of the Act secondly
"mentioned in the said clause, as respects the qualification of Electors and Members of the
"Legislative Assembly, and to make Laws respecting Elections."

We, therefore, most humbly pray that Your Majesty will be graciously pleased to cause a measure embodying the provisions contained in the said proposed Bill to be submitted to the Imperial Parliament.

(Journals, House of Commons, 1871, p. 293; Journals, Senate, p. 154.)

REPRESENTATION OF THE TERRITORIES

To the Queen's Most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's most dutiful and loyal subjects the Senate and Commons of Canada in Parliament assembled, humbly approach Your Majestv xvi PREFIX.

for the purpose of representing that for the good government of the several Territories forming part of the Dominion of Canada, and not included within any Province thereof, it is expedient that provision should be made for their representation in the Parliament of Canada, and praying that Your Majesty may be graciously pleased to cause a measure to be laid before the Imperial Parliament to empower the Parliament of Canada, from time to time, to make provision for such representation.

All which we humbly pray Your Majesty to take into your favourable and

gracious consideration.

(Journals, House of Commons, 1886, p. 182; Journals, Senate, p. 137.)

PROVINCIAL SUBSIDIES INCREASED.

To the King's Most Excellent Majesty:

Most Gracious Sovereign:

We, Your Majesty's most dutiful and loyal subjects, the Senate and Commons of Canada, in Parliament assembled, humbly approach Your Majesty for the purpose of representing that it is expedient to amend the scale of payments authorized under Section 118 of the Act of the Parliament of the United Kingdom of Great Britain and Ireland, commonly called the British North America Act, 1867, to be made by Canada to the several Provinces of the Dominion for the support of their Governments and Legislatures by providing that—

A. Instead of the amounts now paid, the sums hereafter payable yearly by Canada to the several Provinces for the support of their Governments and Legislatures, to be according to population, and as follows:—

(a)	When the population of the Province is under 150,000	\$100,000
(0)	Where the population of the Province is 150,000, but does not exceed 200,000. Where the population of the Province is 200,000, but does not exceed	150,000
(c)	Where the population of the Province is 200,000, but does not exceed	180.000
(d)	400,000. Where the population of the Province is 400,000, but does not exceed	,
(e)	800,000. Where the population of the Province is 800,000, but does not exceed	190,000
(f)	1,500,000	$220,000 \\ 240,000$

B. Instead of an annual grant per head of population now allowed, the annual payment hereafter to be at the same rate of eighty cents per head, but on the population of each Province, as ascertained from time to time by the last decennial census (or, in the case of the Provinces of Manitoba, Saskatchewan and Alberta, respectively, by the last quinquennial census or statutory estimate), until such population exceeds 2,500,000, and at the rate of sixty cents per head for so much of said population as may exceed 2,500,000.

C. An additional allowance to the extent of One hundred thousand dollars

annually be paid for ten years to the Province of British Columbia.

D. Nothing herein contained shall in any way supersede or affect the terms special to any particular Province upon which such Province became part of the Dominion of Canada or the right of any Province to payment of any special grant heretofore made by the Parliament of Canada to any Province for any

special purpose in such grant expressed.

We pray that Your Majesty may be graciously pleased to cause a measure to be laid before the Imperial Parliament at its present Session, repealing the provisions of Section 118 of the British North America Act, 1867, aforesaid, and substituting therefor the scale of payments above set forth, which shall be a final and unalterable settlement of the amounts to be paid yearly to the several Provinces of the Dominion for their local purposes and the support of their Governments and Legislatures.

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Such grants shall be paid half-yearly in advance, to each Province; but, the Government of Canada shall deduct from such grants, as against any Province, all sums chargeable as interest on the public debt of that Province in excess of the several amounts stipulated in the said Act.

All of which we humbly pray Your Majesty to take into your favourable

and gracious consideration.

(Journals, House of Commons, 1906-7, pp. 346, 512-516; Journals, Senate,

pp. 276, 376, 384-385.)

Note.—Joint addresses of the Senate and House of Commons respecting amendments of the B.N.A. Act as to the number of Senators and Members, and the extension of duration of the 12th Parliament, were included in the prefix to the Statutes of 1916, pp. cxlv-vii; and the Joint Address in regard to Extra-territorial jurisdiction was included in the prefix to the Statutes of 1920, p. liv.

There was no Address asking for The Parliament of Canada Act, 1875, amending the B.N.A. Act as regards the privileges and powers of the Senate and House, and the members thereof. For a discussion of this matter, see

Hansard, 1876, page 1140.

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Bran, Shorts, Middlings and Chop Feeds, 1920 c. 47, s. 23, Saskatchewan Penitentiary—for use of, certain land approximately 120 acres Saskatchewan Statute Law in 1907, c. 45 Saskatchewan, Superior Court of, Act relating (c. 25 of 1916). Statute Law in its application to Saskatchewan and	1 Jan., 1921 16 Dec., 1920 16 Sept., 1907 2 Mar., 1918	Vol. 54, p. 2168 Vol. 54, p. 2630 Vol. 41, p. 486 Vol 51, p. 2934.	1903, p. elxv.	
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Administrators of Government appointed—Con. Rt. Hon. Sir Chas. Fitzpatrick. Rt. Hon. Sir Chas. Fitzpatrick. Rt. Hon. Sir Chas. Fitzpatrick. Hon. Sir Louis H. Davies. Hon. Sir Louis H. Davies. Rt. Hon. Sir Chas. Fitzpatrick. Rt. Hon. Sir Chas. Fitzpatrick. Rt. Hon. Sir Chas. Fitzpatrick. Rt. Hon. Sir Louis H. Davies. Rt. Hon. Sir Louis H. Davies. Rt. Hon. Sir Louis H. Davies. Atholstan, Lord, damage done to House by explosion, reward of \$5,000 for conviction of offenders. Banks. (See Chartered Banks.)	7 Jan., 1911 22 Jan., 1912. 22 Mar., 1913 12 May, 1913 6 July, 1914. 13 Oct., 1916. 7 Jan., 1918 9 Sept., 1918. 15 Mar., 1920. 17 July, 1920.	Vol. 44, p. 2249 Vol. 45, p. 2845 Vol. 46, p. 3546 Vol. 46, p. 4217 Vol. 48, p. 98 Vol. 50, p. 1312 Vol. 51, p. 2308 Vol. 52, p. 1178 Vol. 53, p. 3127 Vol. 54, p. 230 Vol. 55, p. 557	
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Canada Temperance Act, R.S., c. 152, s. 152, Flebisci to be taken— Manitoba, 25th Oct., 1920 Ontario, 18th April, 1921 Nova Scotia, 25th Oct., 1920 Yukon Territory, 11th July, 1921 Saskatchewan, 25th Oct., 1920 Alberta, 25th Oct., 1920	14 Aug., 1920 4 June, 1920 14 Aug., 1920 18 Sept., 1920 26 April, 1920	Vol. 54, (Extra 7 Aug., 1920 Vol. 54, p. 51 Vol. 54, p. 102 Vol. 53, (Extra 8 May, 1920.	3.). 4 44 ra)
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Chartered Banks. Advances to Excess circulation authorized. Excess circulation authorized. Excess circulation authorized. Excess circulation authorized.	14 Feb., 1916 10 Feb., 1917 20 Feb., 1918	3. Vol. 49, p. 27 7. Vol. 50, p. 29	80) 34

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('riminal Code, Part III, R.S., c. 146—Alberta	8 Feb., 1912 18 July, 1914 18 Aug., 1916 16 May, 1911.	Vol. 41, p. 327. Vol. 43, p. 3767 Vol. 45, p. 3027 Vol. 48, p. 464 Vol. 50, p. 640 Vol. 44, p. 4087	1912, p. clvvi.	
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Currency, 1910, c. 14, s. 20— Designs of 10 dollar and 5 dollar coins Designs of 50, 25, 10, 5 and 1 cent coins. Day of Prayer and Intercession on behalf of Empire and	6 Jan., 1912 .	Vol. 45, p. 1909 Vol. 45, p. 2595		
Allies:— Sunday, 3rd January, 1915. Sunday, 2nd January, 1916. Sunday, 1st July, 1917. Sunday, 6th January, 1918. Sunday, 30th June, 1918. Day of Prayer and Intercession for success of Peace	24 Dec., 1915 6 June, 1917. 24 Dec., 1917 22 May, 1918	Vol. 48, p. 180 Vol. 49, p. 201 Vol. 50, p. 4496 Vol.51, p. 2180 Vol. 51, p. 4371		
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Day of Thanksgiving for cessation of war, 11th Nov. 1920 Dominion Day to be celebrated on 2nd July, 1917 Dominion Elections Act, R.S., c. 6, ss. 7 and 8, Voters Lists, Portage la Prairie, to be prepared	1 Nov., 1920 6 June, 1917.	Vol. 54, p. 1750 Vol. 50, p. 440 Vol. 47, p. 2		

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Dominion Elections Act, 1908, c. 26, s. 9A— Voters' Lists, unorganized districts, dispensed with. Voters' Lists, unorganized districts, dispensed with Voters' Lists, unorganized districts of Ontario to be prepared between 18 July and 18 September, 1911 Voters' Lists to be prepared for Winnipeg and Brandon City	29 May, 1909. 6 June, 1910 17 July, 1911 7 Aug., 1911 29 May, 1912	Vol. 42, p. 3442 Vol. 43, p. 3968 Vol. 45, p. 259 Vol. 45, p. 504 Vol. 45, p. 4658	
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Voters' Lists, unorganized districts, dispensed with Voters' Lists, to be prepared for all electoral districts of Manitoba Voters' Lists to be prepared for portions of Ontario	29 June, 1914 11 Aug., 1917.	Vol. 48, p. 99 Vol. 51, p. 476	
not municipally organized. Voters' Lists, preparation of for all electoral districts of Manıtoba, dispensed with Voters' Lists, preparation of for portions of Ontario not municipally organized, dispensed with	11 Aug., 1917 8 Sept., 1917 8 Sept., 1917	Vol. 51, p. 475 Vol. 51, p. 719 Vol. 51, p. 719	
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Fruits, Vegetables and Milk, regulations governing. George V. His Majesty— Proclaimed King Officials, judges, etc., continued; oath of allegiance.	9 May, 1910. 9 May, 1910. 9 May, 1910.	Vol. 54 (Extra, 4 Sept., 1920). Vol. 43, p. 3498 Vol. 43, p. 3498	
Governor General— H. R. H. Duke of Connaught His Excellency Duke of Devonshire Grenada admitted under West India Trade Agreement Act, 1913 Harbours. (See Public Harbours.) Indians, Enfranchisement of— Alberta and Saskatchewan. R.S., c. 81, Part 1,	13 Oct., 1911 18 Oct., 1916. 1 Jan., 1914.	Vol. 45, p. 1460 Vol. 50, p. 163£ Vol. 47, p. 2149	
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to be celebrated on 24th May, 1909	13 Oct., 1909. 24 May, 1917. 20 April, 1921. 5 Oct., 1911.	Vol. 43, p. 1097 Vol. 50, p. 4224 Vol. 54, p. 4586 Vol. 45, p. 1231	
Certain sections not applicable to Saskatchewan	16 Sept., 1907	Vol. 41, p. 485	1908, p. clxiv.

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Peace Treaty with Germany, proclamation of the King	1 July, 1919.	Vol. 53, p. 2	
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Amherst, N.S. Bay St. Lawrence, N.S.	18 Nov., 1912 6 Aug., 1919	Vol. 46, p. 1733 Vol. 53, p. 694	1913, p. xciii.
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BronteByng Inlet, Ont	16 Sept., 1912 24 Mar., 1908	Vol. 46, p. 1058 Vol. 41, p. 2737	1913, p. xcii. 1908, p. ccxxvi.
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Chebogue, N.S Departure Bay, B.C	28 Sept., 1913 10 Jan., 1917	Vol. 46, p. 1216 Vol. 50, p. 2606	1913, p. xcii. 1917, p. clxiv.
Dipper Harbour	3 July, 1915	Vol. 49, p. 284	1916, p. clxxxv. 1909, p. cxiii.
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Hubbard's Cove	5 Nov., 1913 2 Jan., 1913	Vol. 47, p. 1489 Vol. 46, p. 2544	1913, p. xevii.
Little Bras d'Or, N.S	9 Oct., 1909. 9 Oct., 1909.	Vol. 43, p. 1098 Vol. 43, p. 1372	1910, p. clxxvi. 1910, p. clxxvii.
Malbaie, Que Nanaimo. B.C.	10 July, 1907	Vol. 41, p. 187	1908, p. clxix.
New Westminster	10 Jan., 1917 21 April, 1908	Vol. 50, p. 2606 Vol. 41, p. 2857	1917, p. clxiv. 1908, p. ccxxvii.
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Vancouver Victoria, Ont	3 Dec., 1912 11 May, 1911	Vol. 46, p. 2077 Vol. 44, p. 3899	1913, p. xev. 1912, p. clxix.
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nal Code, Part III.) Quarantine Regulations, 12th June, 1917, amended	2 May, 1912	Vol. 45, p. 4277	1913, p. lii.
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Royal North West Mounted Police Act	и тъер., 1920 г	ı vol. 53, p. 2487	l

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Saskatchewan, Sections Northwest Territories Act, not applicable to	16 Sept., 1907	Vol. 41, p. 485	1908, p. clxiv.
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Lorraine permitted	29 Mar., 1919	Vol. 52, p. 3177	
Austria-Hungary permitted	2 April, 1919	Vol. 52, p. 3178	
War against Empire of Turkey proclaimed	20 Nov., 1915.	Vol. 49, p. 1660	1916, p. cxxv.
War against German Empire and Austro-Hungarian Monarchy proclaimed	19 Aug., 1914	Vol. 48, p. 612	
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Ottawa,	14 Nov., 1914	I VAI 492 n 15661	1915, p. clxxx.
Regina, SaskSydney, N.S	5 Nov., 1914 5 Nov., 1914	Vol. 48, p. 1380 Vol. 48, p. 1380	1915, p. clxxx. 1915, p. clxxx.
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in peaceable avocations	13 Aug., 1914 . 12 Feb., 1917	Vol. 48, p. 531 Vol. 50, p. 2887	
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prohibited			
prohibited Exportation or carrying coastwise of certain articles,	7 Aug., 1914	Vol. 48, p. 531	
prohibited	24 Mar., 1910	Vol. 49, p. 3202	1916, p. cxliv.
Exportation of coal to Norway, Sweden, and Denmark permitted	15 Aug., 1914	Vol. 48, p. 612	
German immigrants not to be interrupted in peace- able avocations	7 Aug., 1914	Vol. 48, p. 530	
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Belgiam	7 Oct., 1918	Vol. 52, p. 1358	
lished throughout Canada to hear and decide ap-		Vol 51 (Evtre	22 Sept., 1917).
plications for exemptions	12 Sept., 1917. 12 Oct., 1917.	Vol. 51, p. 1157	22 Dept., 1911).
Calling out Class 1	22 Oct., 1917	Vol. 51, 1328	
Dugas, Man., Local Tribunal at, disestablished	1 Nov., 1917	Vol. 51, p. 1485	
Calling for reports from men comprised in extension of Class 1	4 May, 1918.	Vol. 51, p. 3915	
Amnesty to defaulters	·20 Dec., 1919 .	Vol. 53, p. 1928	
Prize Court Act— Proclamation of War for purpose of	19 Aug., 1914	Vol. 48, p. 612	
Prize Court Rules, 1914, in force	22 Aug., 1914	Vol. 48, p. 832	
			101"
Amendment to Rule 1 (1) of Order 27	14 Dec., 1914	≀ Vol. 48, p. 1971	1315, p. clxxxv.

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War Measu res—Con. Prize Court Act—Con. Amen dments to several rules Registration of people in Yukon, 30th Sept., 1918 Registration of the people, 22 June, 1918. Schloetelborg, G. F., of Seattle, U.S.A.— Trading with, prohibited Notice re trading with, cancelled Soldiers absent without leave and deserters pardoned if they surrender before: 15 Dec., 1916. 15 Jan., 1917. 24 Aug., 1918 Frading with the Enemy (Imperial) Proclamation	16 July, 1915 17 Aug., 1918 24 May, 1918. 1 June, 1916. 7 June, 1917. 24 Nov., 1916. 14 Dec., 1916. 1 Aug., 1918.	Vol. 49, p. 216 Vol. 52, p. 841 Vol. 51, p. 4193 Vol. 49, p. 4147 Vol. 51, p. 2 Vol. 50, p. 1896 Vol. 50, p. 2074 Vol. 52, p. 547	1916, p. cxiii.
to apply to Canada: 7th January, 1915 23rd May, 1916 Trading with the Enemy. List of persons and firms with whom trading is prohibited:	15 Jan., 1915. 25 Aug., 1917. 20 Oct., 1917. 27 Nov., 1917. 27 Dec., 1917 12 Jan., 1918. 26 Jan., 1918. 18 Feb., 1918. 12 June, 1918. 22 June, 1918. 27 July, 1918. 3 Sept., 1918. 7 Oct., 1918. 5 Dec., 1918. 16 Jan., 1919. 17 Feb., 1919	Vol. 48, p. 2270 Vol. 51, (Extra 8th Sept., 1917) Vol. 51, p. 1562 Vol. 51, p. 1938 Vol. 51, p. 2809 Vol. 51, p. 2809 Vol. 51, p. 2800 Vol. 51, p. 2928 Vol. 52, p. 226 Vol. 52, p. 226 Vol. 52, p. 524 Vol. 52, p. 1510 Vol. 52, p. 1672 Vol. 52, p. 1672 Vol. 52, p. 2990 Vol. 52, p. 2459 (Supplement) Vol. 52, p. 2826	1915, p. clxxxv.
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ACTS

OF THE

PARLIAMENT

OF THE

DOMINION OF CANADA

PASSED IN THE SESSION HELD IN THE

ELEVENTH AND TWELFTH YEARS OF THE REIGN OF HIS MAJESTY

KING GEORGE V

BEING THE

FIFTH SESSION OF THE THIRTEENTH PARLIAMENT

Begun and holden at Ottawa, on the Fourteenth day of February, 1921, and closed by Prorogation on the Fourth day of June, 1921.



HIS EXCELLENCY THE MOST NOBLE VICTOR CHRISTIAN WILLIAM, DUKE OF DEVONSHIRE GOVERNOR GENERAL

VOL. I PUBLIC GENERAL ACTS

OTTAWA

PRINTED BY THOMAS MULVEY
LAW PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
ANNO DOMINI 1921

vol I-1

11-12 GEORGE V.

CHAP. 1.

An Act to amend the Dominion Elections Act.

[Assented to 3rd March, 1921.]

HIS Majesty, by and with the advice and consent of the 1920, c. 46. Senate and House of Commons of Canada, enacts as follows:---

1. The Dominion Elections Act is amended by adding to

section 101 thereof the following subsection:—

"(4) For the purpose of the vote on a question submitted outarro under the Canada Temperance Act directed by His Majesty's Canada Temperance Proclamation dated the fourth day of June, 1920, to be Act Vote. taken in the province of Ontario on the eighteenth day of R.S., c. 152. April 1921, the following provisions shall have effect:—

"(a) Subject as hereinafter provided, the voters lists Lists of shall be the lists of voters as finally revised and com-voters. pleted for the last election of a member to serve in the Legislative Assembly of the Province of Ontario, either at the general election held in the month of October, 1919, or, if a by-election has been held since the said general election and before this section comes into

force, then at such by-election.

"(b) The said lists shall, subject to section 63 of this Revision. Act, be used in rural polling divisions without revision. but in urban polling divisions shall be revised as directed by Rules 11 to 20 inclusive of Schedule A to section 32 as if they were lists prepared by registrars.

subject as follows:

"(i) The returning officer shall obtain from the legal custodian of the provincial lists for urban polling divisions two copies thereof and if such legal custodian cannot supply to others on their demand at least two additional copies of any portion or portions of such lists, the returning officer shall cause two additional copies of such portion or portions to be prepared, and shall at all reasonable times permit the same to be inspected at his office and extracts to be taken therefrom.

"(ii) The revising officer shall not be required to prepare copies of the lists as revised by him, but shall, not later than the twelfth day before polling day, deliver or mail to the returning officer two copies of a statement of the additions to and changes in the provincial lists made by him, and shall deliver or send to each deputy returning officer as required by Rule 20 of Schedule A to section 32, one duly certified complete list for his polling division, such list being the provincial list corrected and initialled as required by Rule 15 of the said Schedule, and an additional list of the names added thereto upon the revision.

Lists for Aylmer and Peterborough "(c) In the town of Aylmer and in the city of Peterborough the voters lists shall be the lists of voters as finally revised and completed for the last election of a member to serve in the House of Commons of Canada in the electoral districts of East Elgin and West Peterborough respectively; four copies of each of the said lists shall be furnished by the Chief Electoral Officer to the returning officers for the electoral districts in which the said town and city are respectively situate, and the said returning officers shall respectively furnish two copies thereof to the revising officers for the said city and town. The said copies shall be corrected by the revising officers, who shall deliver or send to each deputy returning officer, as required by Rule 20 of Schedule A to section 32, one corrected copy of the list for his polling division, and send the other corrected copy to the returning officer not later than the twelfth day before polling day.

"(d) Certificates to deputy returning officers, poll clerks and agents in Form 28 in Schedule 1 to this Act and certificates to electors entitled to vote at advance polls in Form 53 in the said Schedule, the said forms being varied as the case requires, shall be issuable by the

returning officer.

"(e) Notwithstanding the provisions of paragraph (c) of subsection 1 of section 29, every person otherwise qualified to vote and not disqualified from voting shall be entitled to vote if he has ordinarily resided in Canada for twelve months and in the province of Ontario for two months before the first day of February, 1921.

Residence qualification.

Transfer certificates

to vote at

advance polls.

and certificates

"(f) Polls in urban polling divisions shall be opened at eight o'clock in the forenoon and shall remain open until six o'clock in the afternoon.

"(g) In lieu of the provisions of section 52 of the Dominion Elections Act, the following provisions shall apply:—

Opening and closing of polls.

"(i) The deputy returning officer, the poll clerk, one Who may or other alternately, of the two agents or electors remain m representing the persons interested in promoting an affirmative, and one or other alternately, of the agents or electors representing those interested in promoting a negative answer to the question submitted, and no others, shall be permitted to remain in the room where the votes are given during the time the poll remains open.

"(ii) On behalf of the persons interested in promoting Appointments an affirmative answer to the question submitted, the Dominion Alliance (Ontario Branch) and the Ontario Referendum Committee jointly shall be entitled to appoint the agents aforesaid, and every such appointment shall be made in writing by such person in each electoral district as may be notified to the returning officer jointly by the secretaries of the Dominion Alliance (Ontario Branch) and the Ontario Referendum Committee respectively; on behalf of the persons interested in promoting a negative answer to the question submitted, the Citizens' Liberty League shall be entitled to appoint the agents aforesaid, and every such appointment shall be made in writing by such person in each electoral district as may be notified to the returning officer by the secretary of the Citizens' Liberty League aforesaid.

"(iii) The names of the secretaries of the Dominion Names of Alliance (Ontario Branch), the Ontario Referendum secretaries to be notified Committee or the Citizens' Liberty League shall be to Chief notified to the Chief Electoral Officer, who shall Electoral Officer advise the returning officers thereof, and notifications of the persons in each electoral district authorized to appoint agents may thereafter be given by

such secretaries.

"(iv) If only one agent is appointed under the pro- Selection of visions of the preceding subsections to act at any poll electors as on behalf either of the persons interested in promoting an affirmative or of those interested in promoting a negative answer to the question submitted, such agent may select an elector to act and alternate with him, and if no agents are so appointed to act at any poll, any two electors may act as agents at such poll on behalf of those interested in promoting either an affirmative or a negative answer to such question, as the case may be, provided that an agent appointed as hereinbefore mentioned may at any time during the poll substitute himself for either or both of the electors who have, in the absence of any agent. undertaken to act.

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"(v) Every agent or elector acting under the provisions hereinbefore contained shall, on being admitted to the polling station, take an oath to keep secret the answer made to the question submitted by any voter who has marked his ballot paper in his presence."

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CHAP. 2.

An Act for granting to His Majesty certain sums of money for the public service of the financial year ending the 31st March, 1922.

[Assented to 15th April, 1921.]

Most Gracious Sovereign.

WHEREAS it appears by messages from His Excellency Preamble. the Most Noble Victor Christian William, Duke of Devonshire, etc., etc., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the thirty-first day of March, one thousand nine hundred and twenty-two. and for other purposes connected with the public service: May it therefore please Your Majesty that it may be enacted, and be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:-

- 1. This Act may be cited as The Appropriation Act, Short title. No. 1, 1921.
- 2. From and out of the Consolidated Revenue Fund \$69,937,203 70 there may be paid and applied a sum not exceeding in the granted for whole sixty-nine million, nine hundred and thirty-seven thousand, two hundred and three dollars and seventy cents towards defraving the several charges and expenses of the public service, from the first day of April, one thousand nine hundred and twenty-one, to the thirty-first day of March, one thousand nine hundred and twenty-two, not otherwise provided for, and being one-sixth of the amount of each of the several items to be voted, set forth in the Estimates for the fiscal year ending the thirty-first day of March, one thousand nine hundred and twenty-two, as laid before the House of Commons at the present session of Parliament.

\$1,562,500.00 granted for 1921-22. 3. From and out of the Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole one million, five hundred and sixty-two thousand, five hundred dollars towards defraying the several charges and expenses of the public service, from the first day of April, one thousand nine hundred and twenty-one, to the thirty-first day of March, one thousand nine hundred and twenty-two, not otherwise provided for, and being one-sixth of the amount of the item for a provisional bonus allowance for the inside and outside services of the Civil Service set forth in the Supplementary Estimate for the fiscal year ending the thirty-first day of March, one thousand nine hundred and twenty-two, as laid before the House of Commons at the present session of Parliament.

Account to be rendered in detail.

4. A detailed account of the sums expended under the authority of this Act shall be laid before the House of Commons of Canada during the first fifteen days of the then next session of Parliament.

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CHAP. 3.

An Act to amend the Exchequer Court Act.

[Assented to 15th April, 1921.]

1909, c. 12, 1910, c. 19, as follows:— 1. The Exchequer Court Act, chapter one hundred and 1912, c. 21, 1912 to 16, c. 16, forty of the Revised Statutes of Canada, 1906, is amended 1917, c. 23, by adding the following section immediately after section 1919 (2 Sess.)

HIS Majesty, by and with the advice and consent of R.S. c. 140; the Senate and House of Commons of Canada angels 1907, c. 15. the Senate and House of Commons of Canada, enacts 1907, c. 15, 27,

1920, c. 26.

"23B. (1) The Commissioner of Patents shall be en-Commissioner titled to appear on behalf of the Crown and as representing of Patents may appear the interests of the public and be heard by counsel on the by counsel. hearing of any such appeal.

(2) The Commissioner of Patents acting in the said Appeal to capacity shall be entitled to appeal to the Supreme Court of Supreme Court. Canada from the judgment of the Exchequer Court of Canada in any such appeal by filing within thirty days from the day upon which such judgment was given, with the registrar of the Supreme Court of Canada, a notice stating that the Commissioner of Patents is dissatisfied with such judgment, and such notice shall be in lieu of a deposit by way of security for costs.

(3) The further proceedings in the said appeal shall be Existing

governed by the existing practice relating to appeals from practice to apply. judgments of the Exchequer Court."

23A thereof:

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CHAP. 4.

An Act to define Canadian Nationals and to provide for the Renunciation of Canadian Nationality.

[Assented to 3rd May, 1921.]

IIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The following persons are Canadian Nationals, viz: Canadian (a) any British subject who is a Canadian citizen within Nationals defined the meaning of The Immigration Act, chapter twentyseven of the statutes of 1910, as heretofore amended:

- (b) the wife of any such citizen;
- (c) any person born out of Canada, whose father was a Canadian National at the time of that person's birth, or with regard to persons born before the passing of this Act, any person whose father at the time of such birth, possessed all the qualifications of a Canadian National, as defined in this Act.
- 2. (a) Any person who by reason of his having been Declaration born in Canada is a Canadian National, but who at his renouncing birth or during his minority became under the law of the nationality United Kingdom or of any self-governing Dominion of the British Empire, a national also of that Kingdom or Dominion, and is still such a national, and,

(b) any person who though born out of Canada is a Canadian National:

may, if of full age and not under disability, make a declaration, renouncing his Canadian nationality. Such declaration may be made before a notary public or other person authorized to administer oaths in the locality in which the declaration is made, and may be in the form set out in the schedule to this Act. The declarant shall transmit his declaration to the Secretary of State of Canada and upon the Secretary of State being satisfied of the sufficiency of the declaration and that it has been duly executed, it shall be filed of record, whereupon the declarant shall

cease to be a Canadian National, and a certified copy of the declaration shall be forwarded to the declarant with an endorsement thereon that the original declaration has been filed of record.

SCHEDULE.
Declaration of Renunciation of Canadian Nationality.
I,of the
ofin
the of
do hereby declare:
1. That I am a Canadian National within the definition of An Act to define Canadian Nationals and to provide for the Renunciation of Canadian Nationality, being chapter four of the Statutes of 1921, by reason of the fact that
2. That I am also a National ofby reason of the fact that
3. That I am of the full age of twenty-one years and under no disability.
4. That I hereby renounce my Canadian nationality and declare that it is my desire to be considered and treated as a National of
Made and subscribed before me at the
of
in theof
•••••
thisday of
19

A Notary Public or other person authorized to administer oaths.

CHAP. 5.

An Act concerning the Canadian Wheat Board.

[Assented to 3rd May, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The creation of the Canadian Wheat Board by the Powers of Governor in Council under the provisions of the Order in Wheat Board continued in Council, of the thirty-first day of July, one thousand nine order that hundred and nineteen (P.C. 1589), the appointments made unsettled business may thereunder and the powers, duties and rights of the said be concluded. Board and of the Executive Committee, Chairman and members of the said Board as set forth in the said Order in Council and in the Orders in Council of the seventh day of August, one thousand nine hundred and nineteen (P.C. 1659), the twenty-ninth day of August, one thousand nine hundred and nineteen (P.C. 1817), the eighteenth day of October, one thousand nine hundred and nineteen (P.C. 2148), the third day of December, one thousand inne hundred and nineteen (P.C. 2430), the ninth day of December, one thousand nine hundred and nineteen (P.C. 2462), and in two Orders in Council of the eighteenth day of August, one thousand nine hundred and nineteen (P.C. 1741 and P.C. 1762), and in any other Orders in Council passed with reference to the said Board, and the rules, regulations and orders made by the said Board are hereby ratified and confirmed as on and from the respective dates of the said Orders in Council, rules and regulations; and the powers, duties and rights of the said Board, the Executive Committee, the Chairman and members are hereby continued in full force and effect so far as it may be necessary and convenient for winding up and concluding the unsettled business of the Wheat Board, or any business arising therefrom; and the Governor in Council shall have power during the continuance of such business to fill any vacancy in the chairmanship or the membership of the said

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Board and to make any regulations he may deem necessary or convenient for conducting, managing and winding up the said business of the said Board.

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11-12 GEORGE

CHAP. 6.

An Act to amend The Currency Act, 1910.

[Assented to 3rd May, 1921.]

1910, c 14; 1914 (2nd

IS MAJESTY, by and with the advice and consent of 1919, c. 16, the Senate and House of Commons of Canada, enacts as follows:--

1. (1) The Currency Act, 1910, chapter fourteen of the Nickel five statutes of 1910, is amended by inserting the word "nickel" cent coms authorized after the word "silver" where the same appears in sub- of fixed sections one and three of section four, in section twelve, and fineness. in paragraph (e) of subsection one of section twenty; and by inserting the words "or nickel" after the word "silver" in section twenty-four of the said Act.

(2) Subsection one of section eight, of the said Act, is amended by inserting the following paragraph immediately after paragraph (b) thereof:

"(b1) in the case of nickel coins for a payment of an Limit of amount not exceeding five dollars, but for no greater legal tender.

(3) Subsection two of section eight of the said Act is Payment amended by adding the following words at the end thereof: of notes in nickel "and the provisions of this subsection shall apply to nickel coins. coins with the substitution of five dollars for ten dollars."

(4) The Schedule to the said Act is amended by adding the following at the end thereof:

	Q. 1.1	Q. 1. 1	Remedy allowance		
Denomination of Coin	Standard Weight.	Standard Fineness.	Weight of piece	Millesimal fineness	
Nickel—Five cent	Grains 70	Pure nickel	Grains *2 00	15	

*This remedy is not to exceed one hundred grains per avoirdupois pound of one hundred pieces. (5) Commencement of section

(5) This section shall come into force upon such date as may be prescribed by Proclamation issued by the Governor in Council.

Current gold melted down

- 2. The said Act is amended by inserting the following com not to be section immediately after section twenty-four thereof:
 - "24A. (1) It shall not be lawful for any person, except under and in pursuance of a license granted by the Minister of Finance, to melt down, break up, or use otherwise than as currency any gold coin which is for the time being current and a legal tender in Canada.

Penalty.

"(2) If any person acts in contravention of this section, or acts in contravention of or fails to comply with any condition attached to a license granted under this section, he shall, for each offence, be liable on summary conviction to a fine not exceeding two hundred and fifty dollars or to imprisonment with or without hard labour for a term not exceeding twelve months, or to both such fine and imprisonment, and, in addition to any other punishment, the court dealing with the case may order the articles in respect of which the offence was committed to be forfeited."

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CHAP, 7,

An Act to amend the Statutes relating to Corrupt Practices at Elections.

[Assented to 3rd May, 1921.]

HIS Majesty, by and with the advice and consent of the RS c 7. Senate and the House of Commons of Canada, enacts 1912, c 56, s 5. as follows:--1915, c. 13.

1. Section two of the Dominion Controverted Elections Act is amended by inserting therein after paragraph (f) the

following two paragraphs:—
"(ff) 'Illegal practices' means acts in relation to "Illegal elections which are declared to be illegal practices by the practices". Dominion Elections Act.

"(fff) 'Official agent' has the same meaning as in the "Official Dominion Elections Act."

2. Subsection two of section five of the said Act, as Chief enacted by chapter thirteen of the statutes of 1915, and Electoral Officer. section seventy of the said Act, are amended by striking out the words "Clerk of the Crown in Chancery" where they occur in the said sections and substituting therefor the words "Chief Electoral Officer".

3. (1) Subsection one of section twelve of the said Act is repealed and the following is substituted therefor:—

"12. (1) A petition complaining of the undue return or Time for the undue election of a member, or of a double return, presenting petitions may be presented within the times hereinafter limited, against namelv:-

(a) in any case either at any time before the expiration of twenty-eight days after the date of the issue of the Canada Gazette in which notice of the return is first published, or,

(b) at any time before the expiration of fourteen days after the returning officer receives the return and declarations respecting election expenses by the mem-

ber to whose election the petition related and his official

agent, or,

(c) if the petition complains of a corrupt or illegal practice and specifically alleges a payment of money or any other act to have been made or done by the member to whose return the petition relates or by an agent of such member with the privity of such member or his official agent in pursuance or in furtherance of the corrupt or illegal practice alleged in the petition, at any time before the expiration of twenty-eight days after the date of such payment or act.

(2) Section twelve is further amended by inserting the following subsections immediately after subsection one

thereof:

"(1A) In the case following there shall be substituted for the day upon which the return and declarations respecting election expenses are received by the returning officer:—

(a) if the return and declarations are received on different days, the day upon which the last of them is received,

and,

(b) if there is an authorized excuse for failing to make and transmit the return and declarations, the date of the allowance of the excuse, or if there was a failure as regards two or more of them and the excuse was allowed at different times, the date of the allowance of the last excuse.

Amendment of petition

Petition where no

return.

Times defined

"(1B) Any petition presented within any of the times hereinbefore limited, may, upon an allegation of a corrupt or illegal practice upon which a petition might be presented, and with the leave of the court, be amended by alleging such corrupt or illegal practice at any time before the expiration of the time within which a petition based upon such corrupt or illegal practice might have been presented.

"(1c) If a petition complains of no return it may be presented at any time after the expiration of seven days after the day upon which the return should have been made

and before it is made."

4. Section fifty-one of the said Act is repealed and the following is substituted therefor:—

Avoidance of election by corrupt or illegal practice

- "51. If it is found by the report of the trial judges that any corrupt practice has been committed by a candidate at an election, or by his agent, whether with or without the actual knowledge and consent of such candidate, or that any illegal practice has been committed by a candidate or by his official agent or by any other agent of the candidate with the actual knowledge and consent of the candidate, the election of such candidate, if he has been elected, shall be void."
- 5. Section fifty-two of the said Act is repealed and the following is substituted therefor:—

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"52.

"52. If, on the trial of an election petition, a candidate Avoidance of is proved to have personally engaged any person at the election by election to which such petition relates as a canvasser or employment. agent in relation to the election, knowing that such person so engaged has, within seven years previous to such engagement, been found guilty of any corrupt practice, or that within five years previous to such engagement he has been found guilty of any illegal practice, by any competent legal tribunal or by the report of any judge or other tribunal for the trial of election petitions, the election of such candidate, if he has been elected, shall be void."

6. Section fifty-six of the said Act is repealed and the

following is substituted therefor:—

"56. Where, upon the trial of an election petition, the trial judges report that a candidate at such election was guilty by his agent or agents of any offence that would render his election void, and further find,-

(a) that no corrupt or illegal practice was committed Exoneration at such election by the candidate personally or by his of candidate from official agent and that the offences mentioned in the consequences said report were committed contrary to the order of corrupt or and without the sanction or connivance of such candi-practice. date or his official agent; and,

(b) that such candidate and his official agent took all reasonable means for preventing the commission of corrupt and illegal practices at such election; and,

(c) that the offences were of a trivial, unimportant, and

limited character; and,

(d) that in all other respects the election was free from any corrupt or illegal practice on the part of such candidate and of his agents;

then the election of such candidate shall not, by reason of the offences mentioned, be void, nor shall the candidate be subject to any incapacity therefor."

7. The said Act is amended by inserting the following section therein after section fifty-six:-

"56A. Where, on application made in the proceedings on an election petition or otherwise, it is shown to the Court or to the trial judges by sufficient evidence,—

(a) that any act or omission of any candidate at any Exoneration election, or of his official agent, or of any other agent of any person from conseor person, constitutes an illegal practice, but,

or person, constitutes an illegal practice, but, quences of (b) that such act or omission arose from inadvertence practice. or from accidental miscalculation, or from some other reasonable cause of a like nature, and in any case did not arise from any want of good faith, and,

(c) that such notice of the application has been given as to the court or the trial judges seems fit:

and

and it seems to the court to be just that the candidate, the said official agent and the other agent and person, or any of them, should not be subject to any of the consequences of the said act or omission, the court or the trial judges may make order and declaration accordingly, and thereupon such candidate, agent or person shall not be subject to any of the consequences of the said act or omission."

8. Section one hundred and seven of the said Act, as enacted by chapter thirteen of the statutes of 1915, is repealed, and the following is substituted therefor:—

Punishment of corrupt or illegal practice. "107. Any person convicted before a summary trial court for an offence shall be liable either to the penalty elsewhere expressly provided for such offence, if any, or to imprisonment for a term not exceeding three months, with or without hard labour, and to a fine not exceeding two hundred dollars, and to pay the costs of the prosecution, which shall be taxed by the proper officer under the direction of the summary trial court, and if the said fine and costs are not paid before the expiration of the said term, then to imprisonment for such further time as they remain unpaid not exceeding three months."

Provisions extended to "illegal practices". **9.** Paragraph (n) of subsection one of section two, and sections forty-three, fifty-five, sixty, sixty-eight, seventy-two, seventy-seven, ninety-two, ninety-four and one hundred and nine of the said Act, are amended by inserting between the words "corrupt practice" or "corrupt practices" wherever they occur the words "or illegal".

R.S. c. 8. Provisions extended to "illegal practices". 10. Sections three, twenty-four, twenty-seven, twenty-nine, thirty-one, thirty-three and thirty-four of the *Corrupt Practices Inquiries Act* are amended by inserting between the words "corrupt practice" or "corrupt practices" where-ever they occur the words "or illegal".

R.S. c. 9. Judge's report published.

11. Section twenty-two of the Disfranchising Act is amended by striking out all the words after the words "Canada Gazette" in the second line of the said section.

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CHAP. 8.

An Act respecting a certain Trade Agreement between His Majesty and the President of the French Republic.

[Assented to 3rd May, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. This Act may be cited as The French Trade Agree- Short title. ment Act. 1921.
- 2. The Trade Agreement of the twenty-ninth day of Trade January, one thousand nine hundred and twenty-one, Agreement approved. entered into at Paris by representatives appointed by His Majesty and by the President of the French Republic, a copy of which is set forth in the Schedule to this Act. is hereby approved.

3. (1) The Governor in Council may make such orders Council may and regulations as are deemed necessary to carry out the provisions of

provisions of the said Trade Agreement.

(2) Any order in council or regulation made under this Orders and Act shall have effect as if enacted in this Act but may be regulations to varied or revoked by a subsequent order or regulation, effect as if and shall be laid before both Houses of Parliament as enacted in this Act and soon as may be after it is made.

Governor in carry out **Frade** Agreement. before Parliament.

SCHEDULE.

TRADE AGREEMENT BETWEEN FRANCE AND CANADA.

Pending the conclusion of a new commercial convention, with a view to which negotiations will begin immediately, the French and Canadian Governments have agreed to the following provisions:—

Art. 1.—Canada shall apply to products originating in and coming from France the most favourable tariffs and

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taxes

taxes that are or may be granted by Canada to the products of any third Power, except those of the United Kingdom or of British Dominions and Possessions.

Art. 2.—Canada shall also accord most-favoured-nation treatment as regards exportation, transit, consumption taxes, and other internal duties.

Art. 3.—The French Government agrees to continue for the benefit of Canadian products imported into France, until the conclusion of the new commercial convention, the application of the regime laid down in the Conventions of 1907 and 1909, with the modifications and additions

provided for by the following Articles:—

Art. 4.—Of the goods enumerated in Schedule A annexed to the Convention of 1907, those specified in Schedule I, attached hereto, shall cease to benefit by the minimum tariff. On importation to France they shall enjoy a percentage rebate of duty as indicated in that list. This percentage shall be based on the difference between the rates of the general and minimum tariffs, and the percentage will remain the same whatever increases or decreases in duties, coefficients, or surtaxes may be made by France in the future.

Art. 5.—In addition to the products enumerated in Schedule A of the Convention of 1907, France shall admit the articles enumerated in Schedule II attached hereto, to the benefit of the minimum tariff or at a percentage rebate of the duty, as laid down in the Schedule. This percentage, as fixed by said Schedule, will be based on the difference between the general and minimum tariffs, and will remain the same whatever increases or reductions in duties, coefficients, or surtaxes may be made by France in the future.

Art. 6.—The present arrangement shall remain in force until the conclusion of a new Commercial Convention, but either of the High Contracting Parties may denounce it after four months' notice.

In witness thereof, the representatives appointed for the purpose have signed this arrangement.

Done in duplicate, at Paris, the 29th day of January, 1921.

Signed: HARDINGE OF PENSHURST. Signed: A. BRIAND.

Signed: George E. Foster. Signed: Aug. Islac.

SCHEDULE I.

Canadian Products which Shall no more Benefit by Minimum Tariff.

Tariff number.	Description of products.	Per- centage.
205	Cast-iron: Foundry-iron and forge-pig for refining, containing less than 25% of manganese. Ferro-manganese containing more than 25% of manganese; ferro-silicon containing more than 5% of silicon; Rich silico-spiegel iron containing at least 30% of silicon and manganese; chromic iron, containing 10% of chromium or more; ferro-aluminium, containing 10% of aluminium or less; Ferro-aluminium, containing more than 10% of aluminium and less than 20%	15%
206	Wrought-iron crude in blooms prisms or hars	50%
207	Wrought-iron, crude, in blooms, prisms or bars Iron, drawn in bars, angle and T iron, unworked axles and tyres, of east-iron.	15%
213	Steel, in bars	50%
214	Steel axles and tyres of wheels, unworked or forge-steel	50%
216	Steel, in sheets or brown bands, hot-rolled; Steel in sheets or white bands, cold-rolled	50%
484	Gloves	50%
567	Tubes of iron or steel, not welded, Tubes of iron or steel, welded, Jointings of all kinds, Tubes of iron or steel, bored or not welded	20%
590	Furniture of bent wood, fitted or not	50%
ex 591	Furniture, other than of bent wood	50%
ex 592	Furniture with moulding, waxed, varnished or other	30%
ex 592	(Other articles of the tariff, under the same numbers may be imported under the General Tariff only)	
ex 604	Pianos: Organs, harmoniums, instruments with free metallic reeds, with one or more stops. Church organs, complete, and detached parts thereof	50%
ex 605	Accessories and detached parts of the above mentioned musical	3378
-CA UUU	instruments (Ex. 604)	50%

SCHEDULE II.

Canadian Products which will enjoy the Benefit of the Minimum Tariff or of a Percentage of REDUCTION.

Number of the tariff.	Description of Products.	Minimum Tariff.	Per- centage.
20 bis ex 26	Guts, fresh, dried or salted	M.T.	
ex 85 98	prepared and down not prepared or prepared Prunes and appricates, dried	M.T. M.T. M.T.	
ex 110 160 161	Chocolate. Fixed oils, pure; linseed oil, other oils Hops Lupuline of hops	M.T. M.T. M.T. M.T. M.T.	
174 ter 1	Pomace. Petroleum, schist and other mineral illuminating oils.	MT	
198 0117	Heavy oils, and residues of petroleum and other mineral oils	M.T.	
0118 0119 0120 0205	of argentiferous ore containing less than 50% of cobalt Other oxides of cobalt (including zaffre and smalt). Salts of cobalt, hydrated (at least 40% water)Other salts of cobaltAcetate or pyrolignite of lime.	M.T. M.T. M.T. M.T. M.T.	
ex 298 312 325	VarnishesSoaps, other than perfumed	м.т.	20%
510	Glue made from bones, sinews, skins, etc		50%
522 525 525	other motors, not mentioned. Agricultural machines. Machine tools. Rinsing, corking, capping and bottle filling mach-	M.T.	50%
quater 526 quinquies	open boilers; gasometers; vessels of non-galvanized iron or steel plate; radiators for caloriferes; gas.	M.T.	
533	petroleum and alcohol heaters		30%
ex 535 535 bis	frames of pressed or welded steel	M.T. M.T.	
539	gas and steam	r	50%
559 559 bis 568	without designs Locks Padlocks Household wares and articles not mentioned. Enamelled, plain, tinned.	м.т.	40% 40%
	Enamelled, ornamented without gold, marbled or granited without gold. Enamelled ornamented with gold, etc. in sheets not manufactured,	M.T.	
	Other than the three above mentioned categorie	s	30%

CHAP. 9.

An Act respecting the Grand Trunk Arbitration.

[Assented to 3rd May, 1921.]

WHEREAS pursuant to The Grand Trunk Railway Preamble. W Acquisition Act, 1919, chapter seventeen of the second session, His Majesty the King, hereinafter called "the Government," and the Grand Trunk Railway Company of Canada, hereinafter called "the Company," entered into an agreement bearing date the eighth day of March, 1920, for the acquisition by the Government, on the terms in the said agreement stated, of the entire capital stock of the Grand Trunk Railway, except the present guaranteed stock as thereby defined, and the said agreement was by and subject to the provisions of chapter thirteen of the statutes of 1920 in all respects ratified and confirmed; and whereas, although the Company has not concluded the presentation of its case to the arbitrators and no award has been made, the period of nine months stipulated by the eighth clause of the said agreement for the making of the award of the arbitrators has elapsed and it is expedient to prescribe terms upon which the Governor in Council may approve of a further time within which the award may be made: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The Governor in Council may approve of a further Governor in time within which the arbitrators or a majority of them Council may extend time may make their award, but any agreement for this pur- for arbitrapose shall stipulate terms and conditions which shall ensure tors' award. to the satisfaction of the Government.—

(a) that forthwith the directors of the Company and Directors of of such of the companies comprised in the Grand company and designated Trunk System as the Government may designate companies shall resign or vacate their offices as directors at such and nominees time or times and in such manner as may be requested of Government. by the Government, and that nominees of the Gov-appointed. ernment shall be duly appointed directors; provided

Conditions.

25

that the substituted Board of Directors of the Company need not comprise more than five members; that until otherwise provided by the Board a majority of the directors shall constitute a quorum; and that it shall not be necessary that any of the directors shall reside in England or be qualified by ownership of stock;

Nominated directors to hold office during pleasure.

Removals and vacancies. Powers.

I OWELS.

Meetings.

Vested with powers of Committee of Management.

Grand Trunk Shareholders' Committee.

May carry on arbitration proceedings.

Assessments and reductions for all costs of arbitration. (b) that the directors of the Company so nominated by the Government and their successors shall hold office as such directors during pleasure of the Governor in Council, who shall have power to remove them and to fill vacancies, and the board of directors so constituted may exercise and carry on all the powers and business of the Company without reference to or consultation with the shareholders of the Company, and not subject in anywise to their vote, direction or control;

(c) that the head office of the Company and the meetings of its Board of Directors for the transaction of any business shall, after the substitution of directors as herein provided for, be in Canada;

(d) that the directors of the Company appointed upon nomination of the Government as aforesaid, in addition to their other powers, shall have and may exercise all the powers and functions of the Committee of Management as provided by the said agreement;

(e) that there shall be a committee which may be constituted by authority of the present directors of the Company, or otherwise as may be agreed, and may be known as the Grand Trunk Shareholders Committee, which, for the purpose of carrying on the arbitration proceedings and presenting the case of the Grand Trunk shareholders and for the exercise of the powers or duties conferred or prescribed by the said agreement of the eighth March in that regard. shall have and may exercise the powers and be charged with the duties heretofore belonging to the said directors; and that assessments or deductions, as provided for by clause twenty-one of the said agreement of eighth March, for all costs of the arbitration not heretofore provided and paid by means of assessments shall be made in such amounts as may be necessary for the purpose, and upon and in accordance with requisitions of the Committee, and that upon satisfying such requisitions neither the Company nor the Government as guarantor of interest and dividends shall be bound to see to the application of the moneys requisitioned or otherwise responsible for or bear any of the costs of the arbitration. And moreover, after substitution of directors of the Company as herein provided for, the Company, and the Government as guarantor of interest and dividends on the debenture and guaranteed stocks, shall be entitled to deduct and retain from such interest and dividends as may thereafter become payable upon the said stocks any and all costs and expenses connected with the arbitration heretofore or hereafter advanced, paid or incurred by either the Company or the Government, other than such as under the agreement of eighth March, 1920, are pavable by the Government:

(f) that for the purpose of the arbitration the books, Books and minutes, reports, documents and other records, and ways and all the railways and properties of the Companies properties comprised in the Grand Trunk System shall at all inspection by times be accessible and open to inspection and exam- Committee. ination by the Committee, or by any person or persons named by the Committee or by counsel representing the shareholders in the arbitration proceedings:

(g) that upon substitution of directors as hereinbefore Arbitration provided for the arbitration shall proceed to a con- to proceed clusion as speedily as may be, the time for making substitution of directors. the award to be subject to provision in the agreement satisfactory to the Government.

2. The Government and the Company are respectively Agreement authorized to agree for reviving and continuing the arbitra- to revive and continue tion proceedings as aforesaid, provided the agreement be arbitration made on or before the sixteenth day of May, 1921, and to be made to do, execute and authorize all acts, instruments, matters on or before and things necessary for the purposes aforesaid, and upon 1921. the execution of any such agreement on behalf of the Government and on behalf of the Company under the authority of its directors the aforesaid agreement of eighth March as thereby modified shall be and continue to be binding and effective for all purposes, and the stipulations thereof affecting the Government and the Company respectively shall have the same force and effect as if specially enacted by Parliament.

3. In the event of approval by the Governor in Council Powers and of a further time for the making of the award under the arbitrators provisions of this Act, or of any agreement concluded in to continue pursuance of the powers hereby conferred, the powers and in Council duties of the arbitrators shall remain and continue, and extend time. be deemed to have remained and continued, and the proceedings shall be resumed and concluded in all respects as if the time within which the award is actually made had been the time limited therefor by the said agreement of eighth March, 1920.

4. For the purpose of carrying out the substitution of Substitution directors of the Company herein provided for, any director of the Company may vacate his office by resignation in

4

writing submitted to the Board at any meeting of the directors, and if one or more of the directors of the Company, not exceeding five at any one time, shall in the manner aforesaid vacate his or their offices, the remaining directors of the Company present at the aforesaid meeting or at any subsequent meeting, even although they do not constitute a quorum, may elect a director or directors nominated by the Government to fill the place or places of the director or directors so vacating his or their offices. Moreover the Governor in Council may at any time appoint additional directors to the substituted Board if considered expedient.

Additional

Vacancies.

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

CHAP. 10.

An Act respecting The Lake of the Woods Control Board.

[Assented to 3rd May, 1921.]

WHEREAS it has been agreed by and between the Preamble. Government of the Dominion of Canada and the Government of the Province of Ontario that the powers hereinafter mentioned shall be vested in a Board consisting of four members, two to be appointed by the Governor General in Council and two by the Lieutenant Governor in Council and that the necessary legislation to authorize the same shall be enacted by the Parliament of Canada and the Legislature of Ontario respectively: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. This Act may be cited as The Lake of the Woods Short title. Control Board Act, 1921.
- 2. There shall be a Board to be called "The Lake of Creation of the Woods Control Board", which shall consist of four members, who shall be duly qualified engineers, two of whom shall be appointed by the Governor General in Council and two of whom shall be appointed by the Lieutenant Governor of Ontario in Council, and each of Members, the persons so appointed shall hold office during the and tenure pleasure of the Governor General in Council or of the of office. Lieutenant Governor in Council, respectively, and any Vacancies. Vacancy on the said Board shall be filled by the Governor General in Council or by the Lieutenant Governor in Council, according as the previous appointment to such position was made by the Governor General in Council or the Lieutenant Governor in Council.
- . 3. It shall be the duty of the Board to secure severally Purposes and at all times the most dependable flow and the most advantageous and beneficial use of,—
 - (a) the waters of the Winnipeg river; and

(b)

(b) the waters of the English river, and for these purposes the Board shall have power—

Powers.
As to Lake of the Woods

(a) to regulate and control the outflow of the waters of the Lake of the Woods so as to maintain the level of the Lake between the elevations that have been recommended by the International Joint Commission in their final report of the 12th June, 1917, or between such elevations as may be agreed upon by the United States and Canada;

As to Lac Seul (b) to regulate and control the outflow of the waters of Lac Seul so as to maintain the level of the Lake between such elevations as the Board may from time to time recommend and which shall be approved by the Governor General in Council and the Lieutenant Governor in Council:

As to Winnipeg river and English river (c) to regulate and control the flow of the waters of the Winnipeg river between its junction with the English river and the Lake of the Woods, and also the flow of the water in the English river between its junction with the Winnipeg river and Lac Seul;

As to other waters.

(d) to regulate and control the level and flow of such other waters of the watershed of the Winnipeg river as the Governor General in Council and the Lieutenant Governor in Council may both agree to place under the jurisdiction of the said Board, save and excepting the operation and control of all dams and regulating works extending across the international boundary, and the dam and regulating works across the Canadian channel at Kettle Falls.

Penalties for contravening Board's orders. 4. In addition to any other legal or other proceedings that may be taken to enforce any order of the said Board, every person violating or refusing to obey any order of the said Board, or obstructing or preventing the carrying out and enforcement of any order made by the said Board shall be liable, upon summary conviction, to a fine not exceeding one thousand dollars, or to imprisonment for a period not exceeding three months, or to both such fine and imprisonment, and shall also be liable to a further penalty not exceeding five hundred dollars for each day on or during which any such offence continues or is repeated.

General powers 5. The said Board shall have all the powers necessary for effectively carrying out the authority and control vested in it by this Act and by any Act passed by the Legislature of the Province of Ontario, and any order made by the said Board may be made a rule, order or decree of the Exchequer Court of Canada or of the Supreme Court of Ontario, and shall be enforced in the same manner as any rule, order or decree may be enforced in the Court in which such proceeding is taken.

Enforcement of orders by rules of court.

6. (1) When any person or corporation neglects or Enforcement refuses to obey or carry out any order of the Board, the of orders by taking Board in addition to any other remedy provided by this possession of Act, may from time to time enter upon and take such com- property plete or partial possession of any mill, dam, plant, works, machinery, land, waters or premises, and may do all such acts and things, as the Board may deem necessary for the due enforcement and carrying out of such order, and may retain possession and control of any such mill, dam, plant. works, machinery, land, waters or premises for such period as the Board may deem necessary for that purpose.

(2) All expenses incurred by the Board under subsection Recovery of one of this section shall constitute a debt due from such expenses person or corporation to the Board and shall be recoverable by the Board with costs in any court of competent jurisdiction.

7. (1) The Board shall have power to appoint such Appointment inspectors and other officers or employees as the Board of officers. may deem necessary for the purposes of this Act.

(2) Any inspector or other officer when so authorized by Entrance the Board, may enter upon any land, works or plant con-structed or installed upon any of the waters mentioned in survey. section three, or in or by which any such waters are used or diverted, and take all such measurements and do all such acts and things as may be necessary for the information of the Board as to the use or diversion of such waters by the

works or plant. (3) Every person who hinders or obstructs any such Penalty for inspector or officer in the performance of his duties under obstruction. subsection two of this section shall incur the penalties mentioned in section four.

person or corporation owning or controlling such land,

S. The Board and the members thereof, and its officers Immunity and employees, shall not be liable to any action for acts actions. done by them or any of them under the authority of this Act.

9. The expenses of the Board, including the remuneration Mode of of the members of the Board, shall be paid out of such funds payment of Board's as may be appropriated by the Parliament of Canada expenses and and the Legislature of Ontario respectively for paying expenses incurred for the purposes of this Act in such proportions as the Governor General in Council and the Lieutenant Governor in Council may agree.

10. (1) The Governor General in Council and the Lieut-Regulations. enant Governor in Council may make such regulations. including provisions as to what shall constitute a quorum of the Board and how orders of the Board shall be signed

as they may agree to be necessary for carrying out the provisions of this Act.

Publication.

(2) All regulations made hereunder shall be published in *The Canada Gazette*.

Date of operation.

11. This Act shall come into force on a day to be named by the Governor General by his Proclamation.

OTTAWA: Printed by TROMAS MULVEY, Law Printer to the King's most Excellent Majesty.

CHAP. 11.

An Act to extend the time for the payment of certain debentures issued by the Harbour Commissioners of Montreal.

[Assented to 3rd May, 1921.]

HIS MAJESTY, by and with the advice and consent of 1896, c. 10; the Senate and House of Commons of Canada, enacts 1898, c. 47. as follows:-

1. The times for the payment of the debentures issued Date for by the Harbour Commissioners of Montreal to His Majesty payment of debentures which are mentioned in the schedule to this Act are ex- extended for tended to the respective dates mentioned in the said sched-25 years. ıle.

SCHEDULE.

(a) Debentures issued by the Harbour Commissioners of Montreal to His Majesty under the authority of chapter ten of the statutes of 1896, An Act respecting the Harbour Commissioners of Montreal.

SERIES K.

Num- ber	Date of Debenture	Amount	Due
1 2 3 4 5 6 7 8 9 10	23rd April, 1896. 16th May, 1896. 2nd July, 1896. 11th July, 1896. 25th June, 1897. 10th June, 1898. 25th July, 1899. 1st Dec., 1899. 1st June, 1900. 6th Sept., 1900.	100,000 00 90,000 00 110,000 00 100,000 00 200,000 00	1st July, 1921.

2

The time for the payment of the above mentioned debentures of Series K is extended until the first day of July, A.D. one thousand nine hundred and forty-six.

(b) Debentures issued by the Harbour Commissioners of Montreal to His Majesty under the authority of chapter forty-seven of the statutes of 1898, An Act to grant further aid to the Harbour Commissioners of Montreal.

SERIES L.

Num- ber	Date of Debenture.	Amount	Due
1 2 3 4 5 6 7 8 9 10 11 12 13	5th August, 1901. 22nd January, 1902. 2nd July, 1902. 23rd October, 1902. 5th March, 1903. 4th June, 1903. 3th September, 1903. 14th January, 1904. 15th February, 1904. 10th June, 1905. 5th March, 1906. 13th October, 1909. 18th February, 1910.	300,000 00 100,000 00 250,000 00 250,000 00 100,000 00 250,000 00 250,000 00 90,000 00 50,000 00 60,000 00	1st July, 1926.

The time for the payment of the above mentioned debentures of Series L is extended until the first day of July, A.D. one thousand nine hundred and fifty-one.

OTTAWA: Printed by THOMAS MULVEY, Law Printer to the King's most Excellent Majesty,

CHAP. 12.

An Act to authorize an extension of time for the completion of the St. John and Quebec Railway between Centreville, in the county of Carleton, and Andover, in the County of Victoria, N.B.

[Assented to 3rd May, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as 1916, c. 23; follows:-

1917, c. 22; 1919, cc. 7,

1. Section one of chapter thirty-one of the statutes of Time for 1919 is hereby amended by striking out the figures "1921" construction of line in the seventh line thereof, and substituting therefor the extended. figures "1923".

OTTAWA: Printed by THOMAS MULVEY, Law Printer to the King's most Excellent Majesty.

CHAP. 13.

An Act respecting a certain Agreement between Canada and certain of His Majesty's colonies in the West Indies.

[Assented to 3rd May, 1921.]

IIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. This Act may be cited as The West Indies Trade Short title. Agreement Act.
- 2. The agreement dated the eighteenth day of June, Agreement one thousand nine hundred and twenty, between the approved. Government of the Dominion of Canada and the Governments of certain of His Majesty's colonies in the West Indies set forth in the Schedule to this Act is hereby approved.

3. The provisions in the said agreement relating to the Customs customs duties upon goods, the produce or manufacture preferential of any of the colonies the government of which is a party treatment to the said agreement, is hereby sanctioned and declared as to. to have the force of law in Canada; and the Governor in Council shall have power to prescribe, by proclamation to Come into be published in the Canada Gazette, the day upon which force by proclamation. the preferential treatment of the said goods provided for in the said agreement shall be brought into force under the terms of the agreement with respect to each of the said colonies, the extent of such preference within the limits prescribed by the said agreement where the exact amount thereof is not specified in the said agreement, and the day upon which the preferential treatment of the said goods of any of the said colonies is terminated under the said agreement.

4. The Customs Tariff, 1907, and the amendments customs thereto are hereby amended in accordance with the pro- amended. visions of the said agreement.

Commencement of Act. 5. This Act shall come into force on a day to be fixed by proclamation of the Governor in Council, and such proclamation shall be published in the Canada Gazette.

SCHEDULE.

THE CANADA-WEST INDIES TRADE AGREEMENT 1920.

Agreement entered into this eighteenth day of June, nineteen hundred and twenty,

BETWEEN

The Right Honourable Sir George Eulas Foster, Minister of Trade and Commerce, the Honourable Martin Burrell, Minister of Customs and Inland Revenue, the Honourable Charles Colquhoun Ballantyne, Minister of Marine and Fisheries and Minister of the Naval Service, and the Honourable Sir Henry Lumley Drayton, Minister of Finance, representing the Government of the Dominion of Canada.

AND

The Honourable Harcourt Gladstone Malcolm, Speaker of the House of Assembly, representing the Government of the Bahamas Islands:

The Honourable William Lambert Collyer Phillips, Colonial Treasurer, representing the Government of Barbados;

The Honourable. Wilfred Edward Jackson, Colonial Secretary, representing the Government of Bermuda;

Captain John McIntosh Reid, Comptroller of Customs, representing the Government of British Guiana;

The Honourable Harold Ernest Phillips, Acting Colonial Secretary, representing the Government of British Honduras;

The Honourable Charles Ernest St. John Branch, Attorney General, representing the Government of Jamaica;

The Honourable Donald McDonald, Member of the Legislative Council, representing the Government of the Leeward Islands;

The Honourable Henry Barclay Walcott, Collector of Customs, representing the Government of Trinidad; and

The Honourable Herbert Ferguson, Colonial Secretary, representing the Government of the Windward Islands.

Whereas a Conference has been held between the Government of Canada and the Governments of the Colonies above named through their representatives assembled

sembled at Ottawa in the present month of June for the purpose of considering the extent to which and the means by which the trade relations between the Dominion and the several Colonies aforesaid can be rendered closer and more intimate, their trade extended and enlarged, and the means of communication between them improved and rendered fully efficient for all purposes; and

Whereas the principles upon which the several Governments are enabled to act in the furtherance of this purpose have been fully considered and a determination has been reached:

THEREFORE the Dominion of Canada and the several Colonies aforesaid declare and agree as follows:

TRADE

Article I. The Dominion of Canada affirms the principle of granting a preference on all goods being the produce or manufacture of any of the Colonies aforesaid imported into Canada, which are now subject to duty or which may be

made subject to duty at any future time.

Article II. Subject to the special provisions of Article III, the duties of Customs on all goods (other than tobacco, cigars, cigarettes, and spirituous or alcoholic liquors) being the produce or manufacture of any of the Colonies aforesaid imported into Canada, which are now subject to duty or which may be made subject to duty at any future time, shall not at any time be more than fifty (50) per cent of the duties imposed on similar goods when imported from any foreign country.

Article III. The Dominion of Canada will grant to the articles specified in Schedule "A," being the produce or manufacture of any of the Colonies aforesaid, imported into Canada, the preferential treatment indicated in respect

of each such article in the said Schedule "A."

Article IV. The Colonies aforesaid severally affirm the principle of granting a preference on all goods being the produce or manufacture of Canada imported into such Colonies, which are now subject to duty or which may be

made subject to duty at any future time.

Article V. Subject to the special provisions of Articles VI and VII, the duties of customs on all goods (other than tobacco, cigars and cigarettes) being the produce or manufacture of Canada imported into the Colonies aforesaid, which are now subject to duty or which may be made subject to duty at any future time, shall not at any time be

(a) in the case of Barbados, British Guiana, and Trinidad, more than fifty (50) per cent.

39 *(b)*

(b) in the case of British Honduras, the Leeward Islands, and the Windward Islands, more than sixty-six and two-thirds $(66\frac{2}{3})$ per cent.

(c) in the case of Bermuda and Jamaica, more than

seventy-five (75) per cent, and

(d) in the case of Bahamas more than ninety (90) per cent

of the duties imposed on similar goods when imported from

any foreign country.

Article VI. The Colonies aforesaid will grant to the articles specified in Schedule "B," being the produce or manufacture of Canada, imported into the said Colonies, the preferential treatment indicated in respect of each such article in the said Schedule "B."

Article VII. In the case of the Bahamas, the provisions of Article V (d) shall not apply to wines, malt liquors, spirits, spirituous liquors, liquid medicines, and articles

containing alcohol.

Article VIII. The Governments of any of the Colonies aforesaid on giving six months' notice may provide that to be entitled to the concessions granted in Articles V and VI the products of Canada shall be conveyed by ship direct without transhipment from a Canadian port into the said Colony or by way of one of the other Colonies entitled to the advantages of this Agreement.

The Government of Canada on giving six months' notice may provide that, to be entitled to the concessions granted in Articles II and III, the products of any of the Colonies aforesaid shall be conveyed by ship direct without transhipment from the said Colony or from one of the other Colonies entitled to the advantages of this agreement into a

Canadian port.

Provided that, should the discretion recognized in this Article be at any time exercised by the Government of Canada, provision shall be made, in all contracts entered into with steamships subsidized by the Dominion and the Colonies, aforesaid, and plying between ports in Canada and ports in the said Colonies, for an effective control of rates of freight.

Article IX. This Agreement shall not interfere with any existing preference or with the granting of any future preference by the Dominion or by any of the Colonies aforesaid to any other part of the British Empire, or with any existing preference or the granting of any future

preference by the said Colonies among themselves.

STEAMSHIP SERVICES—EASTERN GROUP

Article X. The Government of Canada will use its best endeavours to arrange for a mail, passenger and freight steamship service to come into effect as soon as possible.

) and

and in any case within three years, between Canada, Bermuda, the Leeward Islands, the Windward Islands, Barbados, Trinidad, and British Guiana, on the following lines:

(1) Steamers shall sail weekly from St. John or Halifax calling one week on the outward passage at Bermuda, Barbados, Trinidad and British Guiana, and on the homeward passage at Trinidad, Grenada, St. Vincent, Barbados, St. Lucia, Dominica, Monserrat, Antigua, Nevis, St. Kitts and Bermuda; on alternate weeks calling on the outward passage at Bermuda, St. Kitts, Nevis, Antigua, Monserrat, Dominica, St. Lucia, Barbados, St. Vincent, Grenada, Trinidad, and British Guiana, and on the homeward passage at Trinidad, Barbados, and Bermuda.

(2) The steamers shall be from 5,000 to 6,000 tons gross, capable of maintaining an ocean speed of 12 knots, and providing accommodation for 100 first class, 30 second class, and 100 steerage or deck passengers, and shall be provided

with 'tween decks.

Article XI. The Government of Canada will stipulate in any contract entered into for such steamship service that:—

- (1) There shall be reasonable proportionate allocation of passenger and cargo accommodation between the Colonies mentioned in Article X.
- (2) There shall be no unfair differentiation in rates of freight against the smaller Colonies as compared with the rates to larger Colonies situated at a similar distance from St. John or Halifax.

(3) The steamers shall be so constructed that so far as the traffic warrants, cold storage shall be provided if this can be secured without unreasonable additional cost.

Article XII. If a subsidized steamship service is arranged for the Government of Canada will endeavour to secure the co-operation of the owners of such steamship service towards the provision of hotels and bungalows in the Colonies, the Governments of the Colonies being prepared on their part to offer such facilities as may be practicable, both as regards sites and financial assistance.

Article XIII. The representatives of the Colonies mentioned in Article X undertake to recommend to their Governments that these Governments shall contribute towards such subsidized steamship service, when established, in the following amounts annually:—

Barbadosnot	less	than	£ 5,000
Bermuda	"		2,000
British Guiana	. "		7,500
Leeward Islands	"		2,500
Trinidad	"		7,500
Windward Islands	"		2,500

£27,000

Chap. 13.

Article XIV. Pending the establishment of such service the Government of Canada will use its best endeavours to maintain a fortnightly service on the existing lines and to supplement it with such additional freight or passenger and freight vessels as the trade may require.

STEAMSHIP SERVICES-WESTERN GROUP

Article XV. The Government of Canada, subject to the adoption by the Governments concerned of the recommendations embodied in Article XVI, undertakes to provide as soon as possible, and in any case not later than the 1st January, 1921, a fortnightly freight, mail and passenger steamship service between Canada, the Bahamas, Jamaica, and British Honduras, on the following lines:—

(1) The steamers shall not be less than 3,500 long tons dead weight, shall have an ocean-going speed of not less than 10 knots, and shall have accommodation for from 15 to 20 first-class passengers, and shall be provided with 'tween decks, and, so far as the traffic warrants, with cold

storage if this can be secured with reasonable cost.

(2) The steamers shall sail from such Canadian ports as freight conditions require and shall proceed to Belize in British Honduras, calling at Nassau in the Bahamas, and at such port or ports in Jamaica as may be necessary, and shall call on the return voyage at such port or ports

in Jamaica as may be necessary, and at Nassua.

Article XVI. The representatives of the Colonies mentioned in Article XV undertake to recommend to their Governments that these Governments shall, if the service proves unremunerative, contribute twenty-five (25) per cent of any loss; provided that the amounts contributed shall not exceed, in the case of the Bahamas, the sum of £3,000 per annum, in the case of British Honduras, the sum of £5,000 per annum, and in the case of Jamaica the sum of £5,000 per annum.

Article XVII. This Agreement shall be subject to the approval of the Parliament of Canada and of the Legislature of each of the Colonies aforesaid, and of the Secretary of State for the Colonies. Upon such approval being given, the Agreement shall be brought into force at such time as may be agreed upon between the Governments of Canada and of the Colonies aforesaid by Proclamation to be published in the Canada Gazette and in the Official Gazette of each of the said Colonies.

Article XVIII. This Agreement shall remain in force for ten years after the Proclamation aforesaid and thereafter until terminated by twelve months' written notice given either by the Government of Canada, or by the Government of any of the Colonies aforesaid, but in the latter case the Agreement shall remain in full force and effect

as to any of the other Colonies which have not given such notice.

In Witness Whereof the representatives of the Government of Canada and of the Governments of the Colonies aforesaid have signed this Agreement.

Done at Ottawa this 18th day of June, 1920, in a single copy which will be deposited in the Archives of the Government of Canada and of which authenticated copies will be transmitted by the Government of Canada to the Governments of each of the Colonies aforesaid.

GEORGE E. FOSTER,
MARTIN BURRELL,
C. C. BALLANTYNE,
H. L. DRAYTON,
HARCOURT MALCOLM,
W. L. C. PHILLIPS,
(per H. B. G. Austin, Acting Delegate),
W. E. JACKSON,
J. M. REID,
H. E. PHILLIFS,
E. ST. J. BRANCH,
DONALD McDONALD,
H. B. WALCOTT,
HERBERT FERGUSON.

SCHEDULE "A."

CANADIAN TARIFF.

Item No.	Article				Preference
135	Sugar	Not exce	eding 76	 ding 77. 78 79 80 81 82 83 84 85 86 87 89 90 91 92 93 94 95 96 97	per 100 lbs. \$ cts. 0 46-080 0 47-616 0 49-152 0 50-688 0 52-224 0 53-760 0 55-296 0 56-832 0 58-560 0 60-288 0 62-086 0 66-838 0 62-016 0 63-744 0 65-664 0 67-584 0 69-888 0 72-192 0 74-496 0 76-800 0 79-104 0 81-408 0 83-712 0 88-016 0 88-320 0 96-000

The Customs Tariff of Canada shall be amended so as to provide that sugar above number 16 Dutch Standard in colour when imported by a recognized sugar refiner, for refining purposes only, upon evidence satisfactory to the Minister of Customs, shall not be subject to these duties, *i.e.*, the duties on sugar over number 16 Dutch Standard, specified in item 134 of the Canadian Tariff.

The Canadian Government failing the adoption of the polariscope standard for tariff classification, will use its best endeavours to establish a more stable colour standard than the present Dutch Standard.

Provided that sugar as defined under item 134 shall receive a preference of not less than 25 per cent of the duty charged on foreign sugar.

Cocoa beans, not roasted, crushed or	
ground (per 100 lbs.)	A preference of \$1.50.
refined (per gallon)	A preference of 10 cents.
Limes, fresh	Free as against general tariff of 15 per cent ad valorem.
Arrowroot, per lb	A preference of one cent.
Cocoanuts, per 100 (imported direct to a	_
Canadian port)	Free, as against general tariff of seventy- five cents.
Cocoanuts, n.o.p	A preference of 50 cents per 100.
Grape Fruit	A preference of fifty cents per 100 lbs.
Rum	A preference of 60 cents per gallon of the strength of proof.
Onions	Free, as against a general tariff of 30 per cent ad valorem.

SCHEDULE "B."

Flour	Preference of not less than one shilling per
Spirits. i.e., Brandy, Gin. Rum, Whisky,	Preference of not less than 2/6 per gallon of the strength of proof.
Spirits, perfumed, unenumerated, potable, if not tested	Preference of not less than 2/6 per liquid
Wine, beer, and ale	gallon. Duty not to exceed four-fifths of full rate.

DECLARATION RESPECTING CABLE COMMUNICATIONS SUPPLE-MENTARY TO THE CANADA-WEST INDIES TRADE AGREEMENT, 1920.

With a view to the further promotion of the purposes of the Canada-West Indies Trade Agreement of even date the representatives of the Government of Canada and of the Colonies named in the agreement will recommend for the favourable consideration of their respective Governments that direct British owned and British controlled cables should be laid as soon as possible, without waiting for the termination of the Agreement with the West Indian and Panama Telegraph Company, to connect Bermuda with Barbados, Trinidad, British Guiana, the Windward Islands, the Leeward Islands, and Turks Island or Jamaica.

The Government of Canada will institute inquiries as soon as practicable as to the possibility of arranging for the laying of such cables and will communicate the results of these inquiries to the Governments of the Colonies.

GEORGE E. FOSTER,
MARTIN BURRELL,
C. C. BALLANTYNE,
H. L. DRAYTON,
HARCOURT MALCOLM,
W. L. C. PHILLIPS,
(per H. B. G. Austin,
Acting Delegate),
W. E. JACKSON,
J. M. REID,
H. E. PHILLIPS,
E. ST. J. BRANCH,
DONALD MCDONALD,
H. B. WALCOTT,
HERBERT FERGUSON.

OTTAWA, 18th June, 1920.

CHAP. 14.

An Act to amend the Winding-up Act.

[Assented to 3rd May, 1921.]

1910, c 62; 1912, c. 24, 1915, c. 21; 1916, c. 5.

[Assented to 3rd May, 1921.] R.S., c. 144; 1907, c 51; 1908, cc. 10, 74, 75, Senate and House of Commons of Canada, enacts as follows:--

1. The Winding-up Act, Revised Statutes of Canada, 1906, chapter one hundred and forty-four, is amended by inserting the following section immediately after section thirty-three thereof:

"33A. The liquidator shall, within sixty days after his Liquidator appointment, prepare a statement of the assets, debts and to prepare statement liabilities of the company and of the value of such assets as of assets and shown by his books and records."

2. The said Act is further amended by inserting the Documents following section immediately after section thirty-eight:— to be forwarded or preparetion mediately after section thirty-eight:— to be forwarded to Dominion Statistician. Description Statistician.

or preparation, mail to the Dominion Statistician, Dominion Bureau of Statistics, Ottawa, a true copy of,—

(a) The winding-up order referred to in section eleven;

(b) The petition referred to in section thirteen;
(c) The statement of the debts, liabilities and assets of the company and statements of the value of such assets referred to in section thirty-three A; and,

(d) The dividend sheets referred to in section eighty-

three."

OTTAWA: Printed by THOMAS MULVEY, Law Printer to the King's most Excellent Majesty.

CHAP. 15.

An Act to amend the Animal Contagious Diseases Act.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of R.S. c. 7. 1909, c. 3; 1913, c. 6; the Senate and House of Commons of Canada. enacts as follows:-1018, c. 8; 1920, c. 3.

1. Section two of chapter eight of the statutes of 1918, Operation of An Act to amend the Animal Contagious Diseases Act, provision for compensation is repealed, and the following is substituted therefor:-

for

"2. This Act shall only remain in operation for six years animals from the twenty-fourth day of May, one thousand nine extended for three years. hundred and eighteen."

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

CHAP. 16.

An Act respecting Armistice Day.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. This Act may be cited as the Armistice Day Act.

Short Title.

- 2. Throughout Canada in each and every year the Armistice Monday in the week in which the eleventh day of November Day a Holiday. shall occur being the day in 1918 in which the Great War was triumphantly concluded by an armistice, shall be a legal holiday and shall be kept and observed as such under the name of Armistice Day.
- 3. The holiday commonly called Thanksgiving Day Thanksgiving being a day usually appointed in the month of October Day to be on or November by proclamation as a day of general thanks-Day. giving to Almighty God, shall whenever appointed be proclaimed and observed for and on Armistice Day.
- 4. Paragraph eleven of section thirty-four of the *Inter-Interpreta-pretation Act*, Revised Statutes of Canada, 1906, chapter to have amended one, is amended by inserting after the words "Labour Day" in the seventh line thereof the words "Armistice Day".
- 5. Paragraph (a) of section forty-three of the Bills Bills of Exchange Act, Revised Statutes of Canada, 1906, chapter Act one hundred and nineteen, is amended by inserting after amended. the words "Labour Day" the words "Armistice Day."
- 6. Section thirty-three A of *The Civil Service Act*, 1918, The Civil as enacted by chapter forty-one of the statutes of 1920, 1918, is amended by inserting after "(8) Labour Day" the amended. following "(8A) Armistice Day".

CHAP. 17.

An Act to amend The Bankruptcy Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of 1919, c. 36, the Senate and House of Commons of Canada, enacts 1920, c. 34. as follows.—

- 1. This Act may be cited as The Bankruptcy Act Amend- Short title. ment Act, 1921.
- 2. The various enactments, repeals and amendments Acts of sections, subsections and paragraphs in this Act men-amended tioned refer and relate to The Bankruptcy Act, chapter thirty-six of the statutes of 1919, as amended by The Bankruptcy Act Amendment Act, 1920, chapter thirty-four of the statutes of 1920.

3. Paragraph (h) of section two is repealed and the

following substituted therefor:-

"(h) "available act of bankruptcy" means an act of "Available bankruptcy committed within six months before the bankruptcy". date of (1) the presentation of a bankruptcy petition, or (2) the making of an authorized assignment, or (3) the payment, delivery, conveyance, assignment, transfer, contract, dealing or transaction mentioned in section thirty-two of this Act."

4. Paragraph (w) of section two is repealed and the following substituted therefor:—

"(w)" local newspaper" means a newspaper published "Local" in and having a circulation throughout the bank-newspaper". ruptcy district or division which includes the locality of the debtor."

5. Paragraph (aa) of section two is repealed and the following substituted therefor:—

"(aa) "person" includes a firm or partnership, an unin- "Person". corporated association of persons, a corporation as restrictively

restrictively defined by this section, a body corporate and politic, the successors of such association, partnership, corporation, or body corporate and politic, and the heirs, executors, administrators or other legal representatives of a person, according to the law of that part of Canada to which the context extends."

Dismissal of petition.

6. Subsection six of section four is amended by striking from the second last line thereof the word "may" and substituting the word "shall".

Commencement of bankruptcy. 7. Subsection ten of section four is amended by striking out of the second line the word "service" and substituting the word "presentation".

8. Section five is amended by adding thereto as subsection two thereof, the following:—

Powers of interim receiver.

"(2) The said interim receiver may, under the direction of the court, summarily dispose of any perishable goods and carry on the business of the debtor for all conservatory purposes."

9. The Act is amended by inserting immediately after section ten, the following:—

Fyling of assignment in court by authorized trustee.

"IOA. (1) Every authorized trustee to whom an assignment is made under section nine of this Act shall within four days of such assignment file, in the court having jurisdiction in the locality of the debtor, the said assignment, and should another authorized trustee be subsequently appointed in his stead such other trustee shall within four days of his appointment give notice thereof to the said court.

Retroactive

"(2) This section, substituting 'forthwith' for 'within four days of such assignment' and for 'within four days of his appointment', shall apply to all authorized assignments made and to all authorized trustees substituted since the coming into force of this Act."

Precedence of receiving orders and assignments. Exception.

- 10. Paragraph (b) of subsection one of section eleven is amended by adding at the end thereof the following:—
 "and except also the rights of a secured creditor under section six of this Act."
 - 11. Subsection eleven of section eleven is amended by adding at the end thereof the following:—

Affidavit upon registration where title to real estate or lien affected. "In cases where the title to real, or immovable, property, or any lien or charge upon or against that class of property, is affected by any receiving order, or authorized assignment, there shall be added to such affidavit the following words, with the incidentally necessary description and information—'The annexed document affects the title to (or a

54

lien

lien or liens or a charge or charges upon or against, as the case may be) the following described (real or immovable) property: (add such reasonable description of each parcel affected, stating how it is affected, as may enable the registrar or other officer for the time being in charge of the proper office to identify the affected property and to discover how it is affected)."

12. Subsection three of section thirteen is repealed and

the following substituted therefor:—

"(3) As soon as possible after an authorized trustee has Trustee to been required to convene a meeting of creditors to consider convene meeting of a proposal of a composition, extension or scheme of arrange-creditors on ment, he shall fix a date for such meeting and send by proposal for composition, registered mail to every known creditor (a) at least ten extension or days' notice of the time and place of meeting, the day of arrangement. mailing to count as the first day's notice, (b) a condensed statement of the assets and liabilities of the debtor. (c) a list of his creditors and (d) a copy of his proposal. any meeting of his creditors whereat a statement or list of the debtor's assets, liabilities and creditors was presented has been held before the trustee is so required to convene such meeting to consider such proposal and at the time when the debtor requires the convening of such meeting the condition of the debtor's estate remains substantially the same as at the time of such former meeting, the trustee may omit observance of the provisions identified as (b) and (c) in this subsection. If at the meeting so convened to consider such proposal or at any subsequent meeting of creditors a majority of all the creditors and holding twothirds in amount of all the proved debts resolves to accept the proposal, either as made or as altered or modified at the request of the meeting, it shall be deemed to be duly accepted by the creditors, and if approved by the court shall be binding on all the creditors."

13. Section thirteen of the Act is amended by insert-Proposal of ing the following subsections immediately after subsection or arrangement before

"(3a) The provisions of the five immediately next receiving order or following subsections shall apply only in case the proposal assignment has been of a composition, extension or scheme of arrangement is made. made before a receiving order or authorized assignment has been made.

"(3b) At any meeting of creditors to consider a proposal Committee of a composition, extension or scheme of arrangement a administer like majority of the creditors to that which would be or carry on competent to accept the proposal may by resolution appoint business of a committee of not more than five persons to represent the debtor. creditors, and such committee or a majority thereof may, if the court, upon the joint application of the trustee

and the debtor, shall confirm the action of the meeting. and subject to any limitations imposed from time to time by formal resolution of like majority of the creditors as aforesaid, proceed by itself, its solicitors or agents, to investigate the affairs of the debtor to the end that through the committee the creditors may be intelligently advised whether to accept or reject the proposal. The court, when it confirms the action of the meeting or subsequently thereto, may, upon the joint application of the trustee and the debtor, authorize the committee, by itself or the debtor or jointly with him, to administer and carry on the estate or business of the debtor in the interest of the creditors generally, pending acceptance or rejection by them of the debtor's proposal, or the further order of the court, and in particular.—

Powers of committee.

others.

Compromise

(i) To compromise any debts, claims and liabilities, of claims of debtor against whether present or future, certain or contingent, liquidated or unliquidated, subsisting or supposed to subsist between the debtor and any person who may have incurred any liability to the debtor, on the receipt of such sums. payable at such times and on such terms as may be agreed:

Compromise of creditors' olaims.

(ii) To compromise or otherwise arrange, as may be thought expedient, with creditors or persons claiming to be creditors, in respect of any debts provable or claims

made against the debtor or his estate;

Mortgage or pledge property of debtor.

(iii) To mortgage or pledge any part or parts of the property of the debtor for the purpose of raising money for the payment of his debts or any of them or for the making of payment for goods ordered or to secure money advances made to or obtained by or for the debtor by or with the approval of the committee, for the purpose of carrying on such business:

Action of committee to be binding upon creditors.

and all acts of the committee or a majority thereof and of the trustee and of the debtor done under authority of this section and by, or by the direction or with the approval of such committee or a majority thereof, but subject to such limitations as the creditors shall have imposed as aforesaid, shall be binding upon all the creditors, and in particular all debts and liabilities incurred for or by the debtor in respect of moneys borrowed or goods purchased for the purpose of continuing, by or under the direction or with the approval of such committee or a majority thereof, the business of the debtor or for the payment of claims and debts, the payment of which the committee or a majority thereof has directed or approved, shall. with the reasonable costs and expenses of the committee, and of the trustee, and of fair remuneration for the trustee's services, the whole to be fixed by the court, if the debtor shall thereafter be adjudged a bankrupt or shall make an authorized assignment, be payable out of the assets

Costs and expenses fixed by court and payable out of debtor's estate.

and

and property of the debtor in priority to the claims of unsecured creditors.

"(3c) The creditors may, by a simple majority of those Appointpresent at any meeting, revoke the appointment of any ments and filling of member or members of their committee and in such event, vacancies. or in case of the death, resignation or absence from the province of any of the committee, may appoint another or others to act permanently or temporarily in their stead.

"(3d) If at any meeting of creditors to consider the procable or
posal the chairman shall decide that any creditor has not proof had sufficient time to prove his claim in manner by this of debts at Act required, the chairman may accept cable or telegraphic communications as sufficient proof of the debt due to such creditor and sufficient authority to the person named or mentioned therein to vote or act for such creditor at such meeting, whereupon, as respects the proof and action of such creditors, all properly applicable provisions of this Act for the purposes of such meeting shall be deemed fully

complied with.

"(3e) When proceedings are taken under the immediately Heading of preceding four subsections before the making of any receiv-documents, and terms to ing order or authorized assignment all other applicable be used, provisions of this Act shall apply but no document in such under these proceedings. proceedings shall be headed "The Bankruptcy Act," nor shall the terms "bankrupt" or "bankruptcy" nor "assignor" or "assignment", be applied either to a person who before any receiving order or authorized assignment has been made makes a proposal for composition, extension or arrangement, nor to such proposal, unless and until the provisions of the immediately next following subsection of this Act shall have come into effect. All such documents shall be headed "In the Matter of a Proposal by..... for a Composition", or "In the Matter of a Proposal byfor an Extension of Credit", or "In the Matter of a Proposal by of a Scheme of Arrangement of his Affairs", as the circumstances may require.

"(3f) If as the result of proceedings instituted under If proposals the five immediately preceding subsections neither the not accepted, proposal of the debtor, nor any further proposal by him confirmed, or by the creditors by way of amendment is accepted, or be adjudged confirmed by the court, then, notwithstanding anything bankrupt in this Act, the court, unless good cause for action other-order made. wise shall appear, shall, upon proof of such fact, and without more, upon application of the trustee or of the committee or a majority thereof, adjudge the debtor bankrupt and make a receiving order. The court may consider an offer of the debtor to forthwith execute an authorized assignment as good cause for such action otherwise."

14. The Act is amended by inserting the following section immediately after section thirteen:-

Stay of proceedings pending consideration of proposal of composition, extension or scheme of arrangement

"13A. (1) The court, at any time after a debtor has required an authorized trustee to convene a meeting of creditors to consider a proposal of a composition, extension or scheme of arrangement, may, on the ex parte application of the trustee and his affidavit disclosing the circumstances and stating his belief that the success of the intended efforts to bring into effect a composition, extension of time for payment, or scheme of arrangement of the debtor's affairs and obligations will be imperilled unless, pending consideration by the creditors of the proposal made or to be made the existing conditions as to litigation of claims against the debtor is preserved, order that any action, execution or other proceeding against the person or property of the debtor pending in any court other than the court having jurisdiction in bankruptcy shall stand stayed until the last mentioned court, upon or before report made of the result of the dealings between the debtor and his creditors, shall otherwise order, whereupon such action, execution or other proceeding shall stand stayed accordingly; the court in which any such proceedings are pending may likewise, on like application and proof, stay such proceedings until the court having jurisdiction in bankruptcy shall otherwise order.

Proceedings stayed on making of assignment or order approving proposal, except as to secured creditors. "(2) On the making of an authorized assignment or an order approving a proposal of a composition, extension or scheme of arrangement every such action, execution or other proceeding for the recovery of a debt provable in authorized assignment or composition, extension or scheme of arrangement, proceedings under this Act shall, subject to the rights of secured creditors to realize or otherwise deal with their securities stand stayed unless and until the court shall, on such terms as it may think just, otherwise order."

15. Subsection eight of section fourteen is repealed and

Additional security to be given by trustee.

the following substituted therefor:—

"(8) If a majority of the creditors present at any meeting duly called require the trustee to provide further security the trustee shall, within thirty days after the making of the receiving order or authorized assignment, or forthwith if first required after the elapse of such period, give security by bond or otherwise to the registrar of the court in the bankruptcy district or division of the debtor's locality in the amount required by the creditors, for the due accounting and payment over and transfer of all property received or to be received by the trustee as such in respect of the estate of the debtor. The expense incident to the furnishing of such security may be charged by the trustee to the estate of the debtor."

16. Subsection one of section fifteen is repealed and the following substituted therefor:—

"15. (1) Creditors constituting a majority in number New trustee of those who have proved debts of twenty-five dollars or may be substituted upwards and holding half or more in amount of the proved debts of twenty-five dollars or upwards may, at their discretion, at any meeting of creditors, substitute any other authorized trustee acting for or within the same bankruptcy district or division for the trustee named in the receiving order or to whom an authorized assignment has been made."

17. Subsection three of section seventeen is repealed

and the following substituted therefor:—

"(3) The trustee shall, on the making of a receiving Trustee to order or an authorized assignment, forthwith insure and msure property of keep insured in his official name until sold or disposed of, debtor. all the insurable property of the debtor, to the fair realizable value thereof or to such other insurable amount as may be approved by the inspectors or by the court, in insurance companies authorized to carry on business in the province wherein the insured property is situate."

18. Section eighteen is amended by adding thereto as

paragraph (d) the following:—

"(d) An authorized trustee may at any time apply Trustee may to the court for directions in relation to any matter affect—court for ing the administration of the estate of a bankrupt, an directions. authorized assignor or a debtor who has made a proposal for a composition, extension or scheme of arrangement. The court shall give in writing such directions, if any, as may be proper according to the circumstances and not inconsistent with this Act, which directions shall bind, as well as justify the subsequent consonant action of, the trustee."

19. Subsection one of section twenty is amended by adding thereto as paragraph (k) thereof the following:-

"(k) Elect to retain for the whole or part of its un-Trustee with expired term, or to assign or disclaim, the whole permission of inspectors pursuant to this Act, any lease of, or other temporary may retain or interest in any property forming part of the estate leases. of the debtor."

20. Subsection two of section twenty is repealed and

the following substituted therefor:

"(2) The permission given for the purposes of this section Permission shall not be a general permission to do all or any of the imited to particular above mentioned things but shall only be a permission thing or class. to do the particular thing or things or class of thing or things which the written permission specifies."

21. Section twenty-two is amended by adding thereto as subsection three the following:—

Person alleged or claiming to own goods in charge or possession of debtor must give 15 days notice to trustee of intention to remove them.

"(3) Where any goods in the charge or possession of a debtor at the time when a receiving order or an authorized assignment is made are alleged to be in his charge or possession subject to the ownership or a special or general property right, or right of possession in another person. and whether or not such goods are held by the debtor under or subject to the terms of any lien, consignment, agreement, hire receipt, or order, or any agreement providing or implying that the ownership of, property in, or right to possession of such goods, or other or like goods in exchange or substitution, shall vest in or pass to the debtor only upon payment of defined or undefined moneys, or upon performance or abstention from performance of any acts or conditions, the person alleged or claiming to own such goods or such special or general property or right of possession therein or thereof shall not, by himself or his agents or servants, nor shall his agents or servants, remove or attempt to remove such goods or any thereof out of the charge or possession of the debtor, or of the authorized trustee or any actual custodian thereof, until the elapse of fifteen days after delivering notice in writing to the trustee of intention to so remove. It shall not be implied from these provisions that the rights of others than the trustee have been thereby in any manner extended."

Decuments sent to statistics department. 22. Subsection two of section twenty-four is amended by adding at the end as paragraph (f) thereof the following: "(f) any order made under subsection eighteen of section thirteen of this Act annulling any adjudication of bankruptcy."

Removal of goods. Bank deposits.

23. Section twenty-six is amended by striking from the fifth and fourteenth lines thereof the word "consent" and substituting in each case the word "permission".

24. Section twenty-seven is amended by adding the following paragraphs thereto immediately after paragraph (b) thereof:—

Trustee earrying on business of debtor may apply to court for sale of property by tender if creditors refuse or neglect to repay advances.

"(c) If the creditors, within ten days after demand by the trustee (made to the inspectors or at any meeting of creditors called by the trustee for the purpose of making such demand) refuse or neglect to repay to the trustee all money advances made by him or obtained in whole or in part upon his credit or responsibility and to secure the trustee to an extent adequate in his opinion or (if the trustee and the creditors cannot agree) in that of the court, in respect of all liabilities incurred or which may be incurred by the trustee in so carrying on the business of the debtor, the court may,

upon application of the trustee, order that the property of the debtor be offered for sale by tender, to be addressed to and opened by the court, at any time to be named by the court, and after such advertisement Tenders and and opening of any tenders received and subject to sale. the directions and approval of the court, sell the whole or any part of the property of the debtor and apply the proceeds to the payment of the advances, liabilities. expenses and proper costs made and incurred by the trustee in the administration of the estate of the debtor.

"(d) If the property of a debtor shall be so offered for Court may sale and, within thirty days after the time set for the permit trustee to opening of tenders, no tender or offer of an amount purchase sufficient to repay the advances made and liabilities property if incurred by the trustee and also his proper costs and insufficient. expenses, shall be received by the court, then the court may, after such notice to the debtor and the creditors as to it may seem proper, permit the trustee, in his personal capacity, to bid such a sum as shall be sufficient to repay him his advances, costs, expenses, and the amount of any liabilities incurred by him and reasonable remuneration and (conditional upon no higher bid being received before actual vesting of the property in him in his personal capacity) to purchase the whole or any part of such property at such prices and upon such terms as shall be approved by the court. If the trustee shall so purchase the whole or any part of such property it shall pass to and vest in him in his personal capacity when the court shall so order, whereupon all rights and interests of the debtors and the creditors in or to it shall become determined and ended."

25. Subsection one of section thirty is repealed and the following substituted therefor:

"30. (1) Where a person engaged in any trade or Avoidance business makes an assignment of his existing or future book of general assignment debts or any class or part thereof, and is subsequently of book adjudicated bankrupt or makes an authorized assignment, the assignment of book debts shall be void against the trustee in the bankruptcy or under the authorized assignment, as regards any book debts which have not been paid at the date of the presentation of the petition in bankruptcy or of the making of the authorized assignment, unless there has been compliance with the provisions of any statute which now is or hereafter may be in force in the province wherein such person resides or is engaged in said trade or business as to registration, notice and publication of such assignments. Provided that nothing in this section shall have effect so as to render void any assignment of

book debts, due at the date of the assignment from specified debtors, or of debts growing due under specified contracts, or any assignment of book debts included in a transfer of a business made bona fide and for value, or in any authorized assignment."

Payments, etc, without notice of bankruptcy.

- 26. Subsection one of section thirty-two is amended by striking from the last line thereof the words "before that time".
- 27. Subsection eleven of section thirty-six is repealed and the following substituted therefor:—

Adjustment of rights of contributories.

- "(11) The court shall, on the application of any contributory, adjust the rights of the contributories among themselves, and, for the purpose of facilitating such adjustment may direct the trustee to intervene, carry the proceedings, employ legal or other assistance and make such investigations, do such acts and furnish such information as to the court may seem necessary or advisable."
- 28. Section thirty-six is amended by adding thereto as subsections twelve and thirteen the following:—

Court may allow remuneration, expenses and costs as against contributories. "(12) The court shall allow to the trustee and to any solicitor, advocate or counsel or other assistant employed by him under the provisions of the immediately preceding subsection, as against the contributories or any of them, such remuneration, expenses and costs as the court shall deem just, and such remuneration, expenses and costs shall be paid out of such moneys as shall be collected from contributories under the order or direction of the court for the purposes of the adjustment or out of moneys payable to the contributories by the estate of the debtor, as the court shall order, but such remuneration, expenses and costs shall not be payable in any event out of the general estate of the debtor.

Security for remuneration, expenses and costs.

"(13) The court, before proceeding to adjust the rights of contributories among themselves as by subsection eleven of this section provided, may order that the contributory applying shall provide security, in form and amount satisfactory to the court, for the payment of such remuneration, expenses and costs as will be incident to such adjustment, and, in default of such security being provided as and when ordered, the court may refuse to proceed with such adjustment."

Right of creditor to dividend.

- 29. Subsection three of section thirty-seven is amended by adding after the word "entitled" at the end of the second line the words "upon proof of such debt."
- **30.** Subsection six of section thirty-seven is repealed and the following substituted therefor:—

"(6) The trustee may, at any time after the first meeting Notice that of creditors, give notice by registered mail prepaid to proved within every person of whose claim to be a creditor with a prov- 30 days, able debt the trustee has notice or knowledge, but whose dividend or final said debt has not been proved, that if such person does dividend will be made. not prove his debt within a period limited by the notice and expiring not sooner than thirty days after the mailing of the notice the trustee will proceed to make a dividend or final dividend without regard to such person's claim. If any person so notified does not prove his debt within the time limited or within such further time as the court. upon proof of merits and satisfactory explanation of the delay in making proof, may allow, the claim of such person Court may shall, notwithstanding anything in this Act, be excluded extend time from all share in any dividend.

31. Subsection seven of section thirty-seven is repealed and the following substituted therefor:—

"(7) The trustee having (a) gazetted and published Final as required by section eleven, subsection four, and (b) division of mailed as required by section forty-two, subsection two, estate. and (c) realized all the property of the bankrupt or authorized assignor or all thereof that can, in the joint opinion of himself and of the inspectors, be realized without needlessly protracting the trusteeship, and (d) settled or determined or caused to be settled or determined the claims of all creditors to rank against the estate of the debtor, shall make a final dividend and be at liberty subject to the various provisions of this Act, to divide the property of the debtor among the creditors who have proved their

32. Subsection eight of section thirty-seven of the Unpaid Act as enacted by section ten of chapter thirty-four of dividends the statutes of 1920, is amended by striking out the first Receiver fifteen lines thereof and also the sixteenth line to and General. including the word "thereof."

debts without regard to the claims of any other claimants."

33. Subsection one of section forty is repealed and the following substituted therefor:—

"(1) The remuneration of the trustee in bankruptcy Remuneration or in any other proceedings under this Act, for his services, excepting those rendered (a) upon the adjustment of the rights of contributories as among themselves, and (b) in connection with the application of a bankrupt or authorized assignor for a discharge, shall be such as is voted to the trustee by a majority of creditors present at any general meeting. In the excepted cases the trustee's remuneration shall be fixed by the court."

34. Section forty-one is repealed and the following substituted therefor:—

Discharge of trustee.

"41. (1) The court may by its order discharge an authorized trustee from his trusts and from further performance of all or any of his duties and obligations with respect to any estate, upon full administration of the affairs thereof or, for sufficient cause, before full administration. The court shall require proof of the extent of administration and (where there has not been full administration) of the condition of the estate and of the alleged sufficient cause.

Discharge when another trustee has been appointed and account satisfactory. "(2) In particular the trustee shall be entitled to be discharged as aforesaid if, before full administration of the affairs of an estate, another trustee has been substituted for the trustee applying, the latter has accounted to the satisfaction of the inspectors or the court for all property of the estate which came to his hands and a period of three months has elapsed after the date of such substitution without any undisposed of claim or objection having been made by the debtor or any creditor;

Discharge when accounts approved and two years have elapsed after final dividend. "(3) When the trustee's receipts, disbursements and accounts have been approved in writing by the inspectors or the court, a period of two years has elapsed after payment of the final dividend and proof has been supplied that all objections, applications and appeals made by any creditor or the debtor have in the meantime been settled or satisfactorily disposed of, the affairs of the estate shall be deemed to have been fully administered;

Special security released. "(4) The discharge of a trustee under the provisions of this section shall operate as a release of the special security provided pursuant to subsection eight of section fourteen of this Act:

Fraud or breach of trust. "(5) Nothing in or done under authority of this section shall relieve or discharge or be deemed to relieve or discharge a trustee from the results of fraud or any fraudulent breach of trust;

Disposal of books and papers.

"(6) The trustee shall finally dispose of all books and papers of the estate of the bankrupt or authorized assignor in manner prescribed by general rules."

35. Subsection twelve of section forty-two is repealed and the following substituted therefor:—

Power of chairman of creditors' meeting to admit or reject proof. "(12) The chairman of the meeting shall have power to admit or reject a proof for the purpose of voting, but his decision shall be subject to appeal to the court. He may, for the same purpose, notwithstanding anything in this Act, accept telegraphic or cable communication as proof of the debt of a creditor who carries on business out of Canada and likewise as to the authority of any one claiming to represent and vote on behalf of such creditor. If the chairman is in doubt whether the proof of a creditor

should be admitted or rejected he shall mark the proof as objected to and allow the creditor to vote subject to the vote being declared invalid in the event of the objection being sustained."

36. Section forty-three is amended by adding at the

end as subsection six thereof the following:-

"(6) No inspector shall be capable of, directly or in- Inspector directly, purchasing or acquiring for himself or for another may not acquire any of the property of the estate for which he is an inspector, property. unless with the prior approval of the court."

37. Section forty-six is amended by striking from the References end of subsection one the reference "(Eng. Sch. 2 No. 10)" taken out. and by striking from subsection two the reference "(Eng. Sch. 2 No. 11)".

38. Subsection three of section forty-six is repealed and

the following substituted therefor:—

"(3) If a secured creditor does not either realize or Secured surrender his security he shall, within thirty days after creditor to the date of the receiving order, or of the making of the securities. authorized assignment, or within such further time as may be allowed by the court or the inspectors, file with the trustee a statutory declaration stating therein full particulars of his security or securities, the date when each security was given and the value at which he assesses each thereof. Every creditor shall also, upon demand of the trustee, Creditor to identify to and for the trustee, within ten days after such identify demand, any property comprised within the estate of the on which he can be also in the control of the control debtor in, upon or against which he, the creditor, claims claims claims lien. to hold any right, interest, lien or security. A creditor shall Dividend for balance, and be entitled to receive a dividend in respect only of the penalty for balance due to him after deducting the assessed value of contravention. his security, and if any creditor omits or refuses to identify property as in this subsection provided, and within the time so provided (unless it be extended in writing by the trustee or by the court), his right, interest, lien or security in, upon or against such property shall, by force of this Act, and without more, at the expiration of the time limited, become forfeited to the estate of the debtor."

39. Subsection one of section fifty-one is amended by adding at the end thereof:—

"and all indebtedness of the bankrupt or authorized Priority of assignor under any Workmens' Compensation Act."

40. Subsection four of section fifty-two is repealed and the following substituted therefor:—

"(4)

Continued occupation of leased premises by trustee.

"(4) The trustee shall be entitled to continue in occupation of the leased premises for so long as he shall require the premises for the purposes of the trust estate, and any payment to be made to the landlord in respect of accelerated rent shall be credited against the amount payable by the trustee for the period of his occupation. The trustee may surrender possession at any time but if he shall occupy for three months or more beyond the date of the making of the receiving order or authorized assignment the landlord shall be entitled to receive three months' notice in writing of the trustee's intention to surrender possession or three month's rent in lieu thereof. After the trustee surrenders possession such of the landlord's rights as are based upon actual occupation by the trustee shall cease."

41. Subsection five of section fifty-two is repealed and "(5) Notwithstanding the legal effect of any provision

or stipulation in any lease, where a receiving order or

authorized assignment has been made, the trustee may at

the following substituted therefor:

Trustce may elect to retain leased premises and on payment of overdue rent may assign lease.

any time while he is in occupation of leased premises for the purposes of the trust estate and before he has given notice of intention to surrender possession, or disclaimed, elect to retain the leased premises for the whole or any portion of the unexpired term, and he may, upon payment to the landlord of all overdue rent, assign the lease to any person who will covenant to observe and perform its terms and agree to conduct upon the demised premises a trade or business which is not reasonably of a more objectionable or more hazardous nature than that which was thereon conducted by the debtor, and who shall on application of the trustee be approved by the court as a person fit and proper to be put in possession of the leased premises. Provided, however, that before the person to whom the lease shall be assigned shall be permitted to go into occu-

Security to be given by assignee of leased premises.

> Subsection six of section fifty-two is repealed and the following substituted therefor:-

> pation he shall deposit with the landlord a sum equal to

six months' rent or supply to him a guarantee bond approved by the court in a penal sum equal to six months' rent, as security to the landlord that such person will observe and perform the terms of the lease and the covenants made by him with respect to his occupation of such

Trustee lease

premises."

"(6) The trustee shall have the further right, at any may disclaim time before giving notice of intention to surrender possession, and before becoming under obligation to give such notice in case of intention on his part to surrender possession, to disclaim any such lease, and his entry into possession of the leased premises and their occupation by him while

while required for the purposes of the trust estate shall not be deemed to be evidence of an intention on his part to elect to retain the premises nor affect his right to disclaim or to surrender possession pursuant to the provisions of this section; and if after occupation of the leased premises liability if he elects he shall elect to retain them and shall thereafter assign to retain the lease to a person approved by the court as by sub- and assign premises. section five hereof provided, the liability of the trustee, whether personal or as trustee and whether arising out of privity of contract or of estate and as well all liability of the estate of the debtor shall, subject to the provisions of subsection one hereof, be limited and confined to the payment of rent for the period of time during which the trustee shall remain in possession of the leased premises for the purposes of the trust estate."

43. Subsection seven of section fifty-two is repealed

and the following substituted therefor:-

"(7) Where the bankrupt or authorized assignor, being Underlease by bankrupt a lessee, has, before the making of the receiving order or or assignor, authorized assignment, demised by way of underlease any or assigned, premises and the trustee disclaims or elects to assign the by trustee lease, the court may, upon the application of such under- may be vested in lessee, make an order vesting in the underlessee an equiva- underlessee lent interest in the property, the subject of the demise of debtor. to him, to that held by him as underlessee of the debtor, but subject, except as to rental payable, to the same liabilities and obligations as the bankrupt was subject to under the lease at the date of the making of the receiving order or authorized assignment, performance to be secured as and pursuant to the same conditions as provided by subsection five of this section in case of an assignment of lease made by the trustee. The underlessee shall in such Rental event be required to covenant to pay to the landlord a rental not less than that payable by the underlessee to the debtor and if such last mentioned rental was greater than that payable by the debtor to the landlord the underlessee shall be required to covenant to pay to the landlord the like greater rental. The provisions of said subsection five shall be read subject to these provisions so that an underlessee, if he so desires, may have prior opportunity to Prior rights acquire the right to the possession, for any unexpired term, of underlessee, of the premises occupied or held by him of the debtor, and further, if it shall seem to the court most desirable in the interest of the debtor's estate, and notwithstanding the foregoing provisions of this subsection, a prior opportunity to acquire, pursuant to subsection five hereof, an assignment of the head lease."

44. Subsection two of section fifty-six as enacted by Penalty for section fourteen of chapter thirty-four of the statutes of allure to vol. $1-5\frac{1}{2}$

1920 examination.

1920 is amended by striking out the word "him" after the word "cause" in the fifth line from the end thereof, and substituting therefor the words "the debtor or other person so in default."

Jurisdiction of courts of bankruptcy.

45. Subsection one of section sixty-three is amended by striking out of the second, third and fourth lines thereof the words "within their territorial limits as now established or as these may be hereafter changed."

Appeal Courts.

- 46. Subsection three of section sixty-three is amended by striking out of paragraph (a) the word "Alberta" and by striking out of paragraph (c) thereof the words "In the Province of Ontario" and substituting the words "In the Provinces of Ontario and Alberta."
- 47. Section seventy-two is repealed and the following substituted therefor:—

Search warrants. "72. (1) The court may by warrant direct the seizure or search in behalf of the trustee under a receiving order or authorized assignment, of or for any part of the property of the debtor, whether in possession of the debtor or of any other person, and for that purpose the breaking open of any building or place where the debtor or any part of his property is believed to be.

Enforcement of warrants.

"(2) Any warrant of a court having jurisdiction in bankruptcy may be enforced in any part of the Dominion of Canada in the manner prescribed or in the same manner and subject to the same privileges in, and subject to which, a warrant issued by any justice of the peace under or in pursuance of the *Criminal Code* may be executed against a person for an indictable offence."

48. Section eighty-five is repealed and the following substituted therefor:—

Who may act for corporations, firms and lunatics. "85. For all or any of the purposes of this Act, an incorporated company may act by any of its officers or employees authorized in that behalf, a firm may act by any of its members, and a lunatic may act by his committee or curator or by the guardian or curator of his property."

49. The Act is amended by inserting immediately after section eighty-eight, the following:—

Where body of persons and court given alternative powers, court to await prior action.

"SSA. Where by this Act any body of persons is given power or authority to permit, consent or approve, and the court is given like power or authority alternatively, or otherwise than on appeal, and such body of persons has been constituted or convened, the court shall not act except upon satisfactory proof of prior application to such body of persons and its refusal of such application or its omission to announce its conclusion thereon within what the Court 68 shall

shall deem, according to the circumstances, a reasonable time."

- 50. The Act is amended by inserting the following as section ninety-seven thereof:-
- "97. Any person, except the authorized trustee herein- Penalty for after mentioned, who, before the elapse of fifteen days attempting after delivery to the authorized trustee of the notice in or counselling writing mentioned in section twenty-two, subsection three, debtor's of this Act, or in case no such notice has been delivered, goods without shall remove or attempt to remove the goods or any thereof notice. mentioned in such section and subsection out of the charge or possession of the debtor or of the authorized trustee or other actual custodian of such goods, unless with the written permission of the trustee, shall be guilty of an indictable offence and liable to a fine not exceeding five thousand dollars, or to a term not exceeding two years' imprisonment, or to both such fine and such imprisonment."

- 51. Section ninety-eight is repealed and the following substituted therefor:
- "98. Where any offence against this Act has been Liability of committed by an incorporated company every officer, director or director or agent of the company who directs, authorizes, agent of Company. condones, or participates in the commission of the offence, shall be liable to the like penalties as such company and as if he had committed the like offence personally, and he shall be so liable cumulatively with the company and with such officers, directors or agents of the company as may likewise be liable hereunder."

52. The French version of The Bankruptcy Act, chapter "Keep thirty-six of the statutes of 1919, is hereby amended by house striking out the words "tenir maison" in the last line of paragraph (d) of section three thereof, and substituting therefor the words "se renfermer dans sa maison."

53. Section eleven of the French version of the Act, "Real as amended by sections six and seven of chapter thirty- property". four of the statutes of 1920, is further amended by striking out the word "meubles" wherever in such section as so amended such word occurs and substituting in each case the word "réels."

54. Subsection eight of section four of the Act is repealed and the following substituted therefor:-

"(8) Where proceedings have been stayed or have not Receiving been prosecuted with effect the Court may, if by reason order on another of the delay or for any other cause it is deemed just so petition. to do, make a receiving order on the petition of another

creditor.

creditor, and shall thereupon dismiss on such terms as it may deem just the petition in the staved or non-prosecuted proceedings."

Law of province to apply in favour of purchaser for notice.

55. Section eleven of the Act is amended by adding as subsection seventeen the following:—

"(17) The law of the province in which real, or immovpurchaser for value without able, property is situate as to registration and the effect of non-registration of documents affecting title to or liens upon real, or immovable, property, shall, notwithstanding anything in this Act, apply in favour of purchasers for value without notice, to any lot of real, or immovable, property which has not been identified in manner required by subsection eleven of this section within three months after the making of the receiving order or authorized assignment whereunder any title to or interest in such lot has vested in an authorized trustee, and in cases in which the foregoing provision shall come into operation the trustee's title to or interest in such lot shall be and be deemed divested to the extent necessary to permit such provision to so come into operation."

Notice by bank to trustee.

56. Subsection two of section thirty-four of the Act is amended by inserting between the words "bankrupt" and "then" in the second line the words "or has made an authorized assignment", and by inserting between the words "bankruptcy" and "of" in the fifth line the words "or authorized assignment proceedings."

Payment by contributory to trustee.

57. Subsection three of section thirty-six is amended by striking out of the fifth and sixth lines thereof the words "assignment for the general benefit creditors" and substituting the words "authorized assignment."

Dividend after final dividend.

58. Section thirty-seven of the Act is amended by adding thereto as subsection ten the following:—

"(10) Notwithstanding the declaration of a final dividend if any assets reserved for contingent claims, or assets subsequently received, become available for the payment of a further dividend and the necessary expenses of declaring the same, the trustee shall declare and pay such further dividend.

Tariff of costs and fees.

59. Section sixty-seven of the Act is hereby amended by adding after the word "tariff" in the fourth line from the end of the section the following words:—

"shall also fix the fees to be paid to the officers of the

Court and"

1921.

60. The Act is amended by adding thereto as section ninety-nine the following:-

"99. This Act shall be administered by the Minister of Administra-Justice."

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11-12 GEORGE \mathbf{V}_{\bullet}

CHAP. 18.

An Act to amend the Canada Evidence Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the RS. c. 145, Senate and House of Commons of Canada, enacts 1917, c. 14, 1919, c. 12 as follows:-

1. Subsection two of section twenty-eight of the Canada Notice of Evidence Act, Revised Statutes of Canada, 1906, chapter intention to produce one hundred and forty-five, is amended by substituting copies of the word "seven" for the word "ten" in the last line reduced. thereof.

from 10 to 7 days.

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11-12 GEORGE

CHAP. 19.

An Act to amend the Canada Shipping Act (Public Harbours).

[Assented to 4th June, 1921.]

1908, cc 64, 65. 1912, c 51; 1913, c 49 1914, cc 48, 1916, cc 12. 13, 1919. cc 41. Sess.), c 7, 1920, c 23.

RS, c 113, 1907, cc 46.

IIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts 42, 1919 (2nd as follows:---

1. Section eight hundred and fifty-five of the Canada Shipping Act, Part XII, Public Harbours and Harbour Masters, Revised Statutes of Canada, 1906, chapter one hundred and thirteen, is repealed, and the following is substituted therefor:-

"855. The Governor in Council may by any such Penalty for regulation impose a penalty not exceeding in any case one breach of harbour thousand dollars for any violation of the same. If any regulations such violation continues for more than twenty-four hours increased. every additional twenty-four hours during which it continues shall be deemed to be a separate and additional violation of such regulation."

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11-12 GEORGE V.

CHAP. 20.

An Act with regard to certain Proceedings under Part IV of the Canada Temperance Act.

[Assented to 4th June, 1921.]

RS, c 152, 1908, c 71, 1910, c 58

HIS Majesty, by and with the advice and consent of the 1914, c 53 Senate and House of Commons of Canada anacts as 1916, c 14 Senate and House of Commons of Canada, enacts as 1916, c 14, vs:—

1919, (2 Sess) follows:—

- 1. No proclamation heretofore or hereafter issued under Proclama-Part IV of the Canada Temperance Act, as enacted by ton valid chapter eight of the statutes of 1919, second session, shall prohibition be deemed to be void, irregular, defective or insufficient shall go into for the purposes intended merely because it does not set and date torth the day on which, in the event of the vote being in Order in favour of the prohibition, such prohibition will go into Council. force, provided it does state that such prohibition shall go into force on such day and date as shall by Order in Council under section one hundred and nine of the Canada Temperance Act be declared.
- 2. No Order of the Governor in Council declaring pro-Order in hibition in force in any province, whether heretofore passed Council not invalid by or hereafter to be passed, shall be or be deemed to have reason of been ineffective, inoperative or insufficient to bring pro
 proclamation hibition into force at the time thereby declared by reason or other proceedings of any error, defect or omission in the proclamation or unless court other proceedings preliminary to the vote of the electors, holds result materially or in the taking, polling, counting or return of the vote affected or in any step or proceeding precedent to the said Order, unless it appear to the court or judge before whom the prohibition is in question that the result of the vote was thereby materially affected.

3. Any court in which proceedings are pending at the Court may time of the coming into force of this Act in which the as to costs validity of any proclamation referred to in section one hereof is questioned shall have discretion to make such order as it may see fit with regard to the costs of the proceedings having in view the provisions of this Act.

11-12 GEORGE V.

CHAP. 21.

An Act to amend the Chinese Immigration Act.

[Assented to 4th June, 1921.]

IIIS Majesty, by and with the advice and consent of RS.c. 95. the Senate and House of Commons of Canada, enacts 1908, c. 14; as follows:---

1. (1) Paragraph (c) of subsection one of section seven All immiof the Chinese Immigration Act, Revised Statutes of Canada, establish 1906, chapter ninety-five, as enacted by chapter fourteen identity to of the statutes of 1908, and as amended by chapter seven of Controller, of the statutes of 1917, is amended by striking out the subject to following words at the end of the said subsection: "or Minister. who are bearers of certificates of identity, or other similar documents issued by the government or by a recognized official or representative of the government whose subjects they are, specifying their occupation and their object in coming into Canada," and by substituting in lieu thereof the following words: "whose decision shall be final and conclusive."

(2) Subsection two of section seven of the said chapter Provision ninety-five is repealed.

certificate repealed.

2. Section seven B of the said chapter ninety-five, as Board of enacted by chapter seven of the statutes of 1917, is amended Inquiry by inserting after the word "magistrate" in the eighth to order line the words "or a Board of Inquiry appointed under deportation. the authority of section thirteen of The Immigration Act, chapter twenty-seven of the statutes of 1910," and by inserting in each case after the word "magistrate" in the tenth and twelfth lines thereof the words "or a Board of Inquiry."

3. Section eighteen of the said chapter ninety-five is Definition of repealed, and the following is substituted therefor:-

"18. The provisions of section three of The Immigration Immigration Act, and any amendments that have been or which may applicable be made thereto shall apply to persons of Chinese to Chinese origin."

prohibited

Refund of tax on return within two years. 4. (1) Section twenty-one of the said chapter ninety-five is amended by striking out the words "twelve months" where they occur in the second and the seventh lines thereof, and substituting therefor in each case the words "two vears."

(2) The said section twenty-one is further amended by

adding thereto the following subsection:-

Unregistered persons liable to tax on return to Canada.

"(2) Every person of Chinese origin who leaves Canada and does not register shall be subject on his return to the tax of five hundred dollars imposed by this Act as in the case of a first arrival."

5. Section twenty-five of the said chapter ninety-five is repealed, and the following is substituted therefor:—

Power to arrest prohibited persons.

"25. Any person of Chinese origin belonging to the prohibited classes who enters or remains in Canada contrary to any of the provisions of this Act or of The Immigration Act may be arrested without a warrant by any immigration officer, whether appointed under the authority of this Act or of The Immigration Act or of any Act relating to the Civil Service, and brought before the Controller for examination, and the examination shall be conducted as if such person were being examined before being admitted to Canada, and if such person belongs to the prohibited classes he shall be forthwith deported and in all such cases the onus of proof shall rest upon the person being examined, and the master, conductor or other person who lands or brings or assists or permits to land in Canada any such person of Chinese origin shall be liable to a penalty not exceeding two hundred dollars, or to imprisonment for a term not exceeding six months."

Indictable offences made summary.

• 6. The said chapter ninety-five is amended by striking out the word "indictable" in subsections one and two of section twenty-seven as enacted by chapter fourteen of the statutes of 1908, in section twenty-eight, in section twenty-nine, and in section thirty.

Summary provision of Criminal Code made applicable.

Imprisonment may be added if fine not paid. 7. (1) Section thirty-one of the said chapter ninety-five is amended by adding the following words at the end thereof: "and the provisions of Part XV of the *Criminal Code* shall apply to all such suits and actions."

(2) In any case where a fine, or imprisonment and a fine, is imposed under the provisions of this Act, the sentence may adjudge a term of imprisonment or a further term of imprisonment not exceeding in any case two months, to be served by the offender if such fine is not paid."

11-12 GEORGE V.

CHAP. 22.

An Act to amend the Civil Service Act, 1918.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of 1918, c. 12; the Senate and House of Commons of Canada, enacts cc. 10, 11; as follows:---1920, c. 41.

1. Section thirty-eight A of The Civil Service Act, 1918, as amended by chapter ten of the statutes of 1919 (second session) is repealed, and the following sections are enacted in lieu thereof:—

"38A. The provisions of this Act shall not apply to Act not to positions in connection with the Government Railways or emplyees on any railway owned or controlled by His Majesty, or to railways any position on any ship of His Majesty, until Parliament or ships. otherwise enacts.

"38B. (1) In any case where the Commission decides Positions, that it is not practicable nor in the public interest to apply how excluded from operathis Act to any position or positions, the Commission may, tion of Act. with the approval of the Governor in Council, exclude such position or positions in whole or in part from the operation of the Act, and make such regulations as are deemed advisable prescribing how such position or positions are to be dealt with.

(2) An annual report shall be made to Parliament within thirty days from the commencement of each session, by the Civil Service Commission, setting forth the positions excluded under this section in whole or in part from the operation of the Act and the reasons therefor together with the regulations prescribed and approved for dealing with such positions.

"38c. Nothing in this Act shall affect the powers of Act not to the Governor in Council with respect to the appointment apply to appointment of any Commissioner or other member of any Royal or of Commissioner or other member of any Royal or of Commissioner or other member of any Royal or of Commissioner or other member of any Royal or of Commissioner or other member of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or of Commissioner or other members of any Royal or other members of any Royal or other members of R other Commission or Board or any Deputy Head."

2. Section thirty-nine of the said Act, as amended by the Head. said chapter ten, is repealed, and the following section is enacted in lieu thereof:

sioners, etc., or Deputy

List of successful candidates. "39. (1) Immediately after each examination a list of the successful competitors in the case of a competitive examination, and of successful candidates in order of merit in other examinations, shall be made out and published in the Canada Gazette.

Special list of pensioners.

"(2) The Civil Service Commission shall prepare and maintain a special list of persons in receipt of pensions by reason of their services in the war, nineteen hundred and fourteen to nineteen hundred and eighteen, who

"(i) have from causes attributable to such service lost capacity for physical exertion to an extent which makes them unfit efficiently to pursue the avocations

which they were pursuing before the war,

"(ii) have not been successfully re-established in some other avocation, and

"(iii) desire to be placed on such list.

The Commission shall obtain as full particulars of each person on such list, including particulars of his age, education, physical and mental condition, resources and responsibilities, as it is possible to obtain from all available records.

Preference for persons on list of pensioners. In all examinations for entrance into the civil service the persons named on such list who are found to possess the necessary qualifications shall be placed in the order of merit on the list of successful candidates above all other candidates.

Preference for persons who served in war.

"(3) In all examinations for entrance into the civil service all persons other than those mentioned in subsection two of this section who have been on active service overseas on the military forces or who have served on the high seas in a seagoing ship of war in the naval forces of His Majesty, or of any of the allies of His Majesty, during the war, nineteen hundred and fourteen to nineteen hundred and eighteen, who have left such service with an honourable record or who have been honourably discharged, or when any persons who have served as aforesaid have died owing to such service the widows of such persons, and who in either case obtain sufficient marks to pass such examinations, shall, irrespective of the marks they have obtained, be placed in the order of merit on the list of successful candidates next after any candidates who are on the special list mentioned in subsection two of this section and above all other candidates.

Age limit and physical requirements not to apply to persons with war service mentioned in (2) or (3)

"(4) The provisions of any statute or regulation prescribing the age limit and physical requirements with respect to any appointment in the civil service shall not apply to any person with the military or naval service mentioned in subsections two or three of this section if the Commission certifies that he is of such an age and in such a satisfactory physical condition that he is then able to perform the duties of the office and will probably be able

to continue to do so for a reasonable period after his appointment."

3. Subsection two of section forty-five of the said Act, Promotions as enacted by the said chapter ten, is repealed, and the for merit. following subsections are enacted in lieu thereof:—

"(2) Promotions shall be made for merit by the Commission upon such examination, reports, tests, records, Commission ratings or recommendations as the Commission may by competition

regulation prescribe.

In making promotions the Commission may, by of certain '(3). regulation restrict the competition by merit to employees class of or to employees of certain class or classes of a specified seniority. seniority, and may prescribe the marks or ratings to be obtained by such employees for efficiency and seniority, such marks or ratings not to exceed one-half of the total marks required under any merit system or method adopted by the Commission for promotion purposes."

to employees

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11-12 GEORGE V.

CHAP. 23.

An Act to repeal The Conservation Act and Amendments.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of 1909, c. 27; the Senate and House of Commons of Canada, enacts 1913, c. 42; as follows:—

- 1. The Conservation Act, chapter twenty-seven of the Repeal statutes of 1909, and all amendments thereto, are hereby repealed.
- 2. The Governor in Council may, notwithstanding Provision for anything in *The Cwil Service Act*, 1918, or any other statute, Commission's make such orders and regulations as he may deem necessary work. or advisable for the carrying on and completion of the work of The Commission of Conservation by other departments of the Government and for the absorption by such other departments of such officers, clerks and employees of the Officers, Commission as they may respectively require.

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11-12 GEORGE V.

CHAP. 24.

An Act to amend and consolidate the Law relating to Copyright.

[Assented to 4th June, 1921.]

IS Majesty, by and with the advice and consent of R.S., c. 76; the Senate and House of Commons of Canada, enacts 1908, c. 17; as follows:---

SHORT TITLE.

1. This Act may be cited as The Copyright Act, 1921. Short title.

INTERPRETATION.

2. In this Act, unless the context otherwise requires,— Definitions. (a) "architectural work of art" means any building or "Architectural work of art " means any building or "Architectural work structure having an artistic character or design, in of art." respect of such character or design, or any model for such building or structure, provided that the protection afforded by this Act shall be confined to the artistic character and design, and shall not extend to processes or methods of construction;

(b) "artistic work" includes works of painting, drawing, "Artistic sculpture and artistic craftsmanship, and architectural work.

works of art and engravings and photographs;

(c) "book" shall include every volume, part or divi- "Book."

sion of a volume, pamphlet, sheet of letter-press, sheet of music, map, chart, or plan separately published;

(d) "cinematograph" includes any work produced by "Cinematoany process analogous to cinematography;

" Collective

(e) "collective work" means,—

(i) an encyclopædia, dictionary, year book, or similar work."

work: (ii) a newspaper, review, magazine, or similar periodical; and,

(iii) any work written in distinct parts by different authors, or in which works or parts of works of different authors are incorporated;

> 87 (f)

" Delivery."

(f) "delivery," in relation to a lecture, includes delivery by means of any mechanical instrument;

" Dramatic work " (g)" dramatic work" includes any piece for recitation, choreographic work or entertainment in dumb show, the scenic arrangement or acting form of which is fixed in writing or otherwise, and any cinematograph production where the arrangement or acting form or the combination of incidents represented give the work an original character;

" Engrav-

(h) "engravings" include etchings, lithographs, woodcuts, prints, and other similar works, not being photographs:

His Majesty's Dominions (i) "His Majesty's Dominions" includes any territories under His Majesty's protection to which an order in council made under the provisions of section twenty-eight of the Copyright Act, 1911, passed by the Parliament of the United Kingdom relates;

" Infringing."

(j) "infringing," when applied to a copy of a work in which copyright subsists, means any copy, including any colourable imitation, made, or imported in contravention of the provisions of this Act;

"A work of joint authorship." (k) For the purposes of this Act, "a work of joint authorship" means a work produced by the collaboration of two or more authors in which the contribution of one author is not distinct from the contribution of the other author or authors.

" Lecture."
" Legal representatives."

(1) "lecture" includes address, speech, and sermon;
 (m) "legal representatives" includes heirs, executors, administrators and assigns or other legal representatives:

'Literary

(n) "literary work" includes maps, charts, plans, tables, and compilations;

'Minister."

(o) "Minister" means the Minister of the Crown named by the Governor in Council to administer this Act;

"Musical work" (p) "musical work" means any combination of melody and harmony, or either of them, printed, reduced to writing, or otherwise graphically produced or reproduced.

" Perform-

(q) "performance" means any acoustic representation of a work and any visual representation of any dramatic action in a work, including such a representation made by means of any mechanical instrument;

" Photograph." (r)" photograph" includes photo-lithograph and any work produced by any process analogous to photography:

" Plate."

(s) "plate" includes any stereotype or other plate, stone, block, mould, matrix, transfer, or negative used or intended to be used for printing or reproducing copies of any work, and any matrix or other appliance by which records, perforated rolls, or other contrivances

for the acoustic representation of the work, are or are intended to be made:

(t) "work of sculpture" includes casts and models.

"Work of sculpti re

COPYRIGHT.

3. (1) For the purposes of this Act, "copyright" means "Copyright" the sole right to produce or reproduce the work or any defined. substantial part thereof in any material form whatsoever. to perform, or in the case of a lecture to deliver, the work or any substantial part thereof in public; if the work is unpublished, to publish the work or any substantial part thereof; and shall include the sole right,-

(a) to produce, reproduce, perform or publish any

translation of the work;

(b) in the case of a dramatic work, to convert it into a novel or other non-dramatic work:

(c) in the case of a novel or other non-dramatic work. or of an artistic work, to convert it into a dramatic work, by way of performance in public or otherwise:

(d) in the case of a literary, dramatic, or musical work. to make any record, perforated roll, cinematograph film. or other contrivance by means of which the work may be mechanically performed or delivered;

and to authorize any such acts as aforesaid.

(2) For the purposes of this Act, "publication," in relation Meaning of "Publication," to any work, means the issue of copies of the work to the tion public, and does not include the performance in public of a dramatic or musical work, the delivery in public of a lecture, the exhibition in public of an artistic work, or the construction of an architectural work of art, but, for the purpose of this provision, the issue of photographs and engravings of works of sculpture and architectural works of art shall not be deemed to be publication of such

- (3) For the purposes of this Act (other than those relat- When work ing to infringement of copyright) a work shall not be deemed to be published, to be published or performed in public, and a lecture shall performed not be deemed to be delivered in public, if published, or delivered in public, if published, in public. performed in public, or delivered in public without the consent or acquiescence of the author, his executors, administrators or assigns.
- (4) For the purposes of this Act, a work shall be deemed When work to be first published within His Majesty's Dominions or deemed to be within a foreign country to which this Act extends, notwithed, if issued standing that it has been published simultaneously in cously in some other place; and a work shall be deemed to be pub-some other lished simultaneously in two places, if the time between when work the publication in one such place and the other place does deemed to be not exceed fourteen days or such longer period as may for simultanthe time being be fixed by order in council.

eously in two places. Conditions under which copyright complied with in case unpublished works.

When resident.

(5) Where, in the case of an unpublished work, the making of the work is extended over a considerable period, the conditions of this Act conferring copyright shall be deemed to have been complied with if the author was, during any substantial part of that period a British subject, or a subject or citizen of a foreign country to which this Act extends, or a resident within His Majesty's Dominions.

(6) For the purposes of the provisions of this Act as to author deemed to be residence, an author of a work shall be deemed to be a residence. dent within His Majestv's Dominions if he is domiciled

within His Majesty's Dominions.

WORKS IN WHICH COPYRIGHT MAY SUBSIST.

Conditions for obtaining copyright.

4. (1) Subject to the provisions of this Act, copyright shall subsist in Canada for the term hereinafter mentioned. in every original literary, dramatic, musical and artistic work, if the author was at the date of the making of the work a British subject, a citizen or subject of a foreign country which has adhered to the Convention and the Additional Protocol thereto set out in the Second Schedule to this Act, or resident within His Majesty's Dominions; and if, in the case of a published work, the work was first published within His Majesty's Dominions or in such foreign country; but in no other works, except so far as the protection conferred by this Act is extended as hereinafter provided to foreign countries to which this Act does not extend.

Minister may extend copy right to other countries.

(2) If the Minister certifies by notice, published in the Canada Gazette, that any country which has not adhered to the Convention and the Additional Protocol thereto, set out in the Second Schedule to this Act, grants or has undertaken to grant, either by treaty, convention, agreement or law, to citizens of Canada the benefit of copyright on substantially the same basis as to its own citizens or copyright protection substantially equal to that conferred by this Act, such country shall, for the purpose of the rights conferred by this Act, be treated as if it were a country to which this Act extends; and it shall be lawful for the Minister to give such a certificate as aforesaid, notwithstanding that the remedies for enforcing the rights, or the restrictions on the importation of copies of works, under the law of such country, differ from those in this Act.

Copyright in records and other mechanical contri-Vances.

(3) Copyright shall subsist for the term hereinafter mentioned in records, perforated rolls, and other contrivances by means of which sounds may be mechanically reproduced, in like manner as if such contrivances were musical, literary or dramatic works.

TERM OF COPYRIGHT.

Term of copyright.

5. The term for which copyright shall subsist shall. except as otherwise expressly provided by this Act, be 90 the

the life of the author and a period of fifty years after his death.

Provided that any time after the expiration of twenty- Proviso five years, or in the case of a work in which copyright subsists at the passing of this Act thirty years, from the death of the author of a published work, copyright in the work shall not be deemed to be infringed by the reproduction of the work for sale if the person reproducing the work proves that he has given the prescribed notice in writing of his intention to reproduce the work, and that he has paid in the prescribed manner to, or for the benefit of, the owner of the copyright, royalties in respect of all copies of the work sold by him, calculated at the rate of ten per cent on the price at which he publishes the work: and, for the purposes of this proviso, the Governor in Council may make regulations prescribing the mode in which notices are to be given, and the particulars to be given in such notices, and the mode, time, and frequency of the payment of royalties, including (if he thinks fit) regulations requiring payment in advance or otherwise securing the payment of royalties.

6. In the case of a work of joint authorship, copy-Cases of joint right shall subsist during the life of the author who first dies and for a term of fifty years after his death, or during the life of the author who dies last, whichever period is the longer, and references in this Act to the period after the expiration of any specified number of years from the death of the author shall be construed as references to the period after the expiration of the like number of years from the death of the author who dies first or after the death of the author who dies last, whichever period may be the shorter, and in the provisions of this Act with respect to the grant of compulsory licenses a reference to the date of the death of the author who dies last shall be substituted for the reference to the date of the death of the author.

7. The term for which copyright shall subsist in photo- Term of gruphs shall be fifty years from the making of the original copyright in photographs. negative from which the photograph was directly or Author, etc. indirectly derived, and the person who was owner of such negative at the time when such negative was made shall be deemed to be the author of the photograph so derived, and, where such owner is a body corporate, the body corporate shall be deemed for the purposes of this Act to reside within His Majesty's Dominions, if it has established a place of business therein.

s.

Term of copyright in records and perforated rolls.

S. The term for which copyright shall subsist in records, perforated rolls and other contrivances by means of which sounds may be mechanically reproduced shall be fifty years from the making of the original plate from which the contrivance was directly or indirectly derived, and the person who was the owner of such original plate at the time when such plate was made shall be deemed to be the author of such contrivance, and where such owner is a body corporate, the body corporate shall be deemed for the purposes of this Act to reside within His Majesty's Dominions if it has established a place of business therein.

How long copyright to subsist in posthumous works. 9. In the case of a literary, dramatic or musical work, or an engraving, in which copyright subsists at the date of the death of the author or, in the case of a work of joint authorship, at or immediately before the date of the death of the author who dies last, but which has not been published, nor, in the case of a dramatic or musical work, been performed in public, nor, in the case of a lecture, been delivered in public, before that date, copyright shall subsist till publication, or performance or delivery in public, whichever may first happen, and for a term of fifty years thereafter, and the proviso to section five of this Act shall, in the case of such a work, apply as if the author had died at the date of such publication or performance or delivery in public as aforesaid.

When copyright belongs to His Majesty.

10. Without prejudice to any rights or privileges of the Crown, where any work has, whether before or after the commencement of this Act, been prepared or published by or under the direction or control of His Majesty or any government department, the copyright in the work shall, subject to any agreement with the author, belong to His Majesty, and in such case shall continue for a period of fifty years from the date of the first publication of the work.

OWNERSHIP OF COPYRIGHT.

Ownership of copyright.

- 11. (1) Subject to the provisions of this Act, the author of a work shall be the first owner of the copyright therein: Provided that,—
 - (a) where, in the case of an engraving, photograph, or portrait, the plate or other original was ordered by some other person and was made for valuable consideration in pursuance of that order, then, in the absence of any agreement to the contrary, the person by whom such plate or other original was ordered shall be the first owner of the copyright; and,

(b) where the author was in the employment of some other person under a contract of service or apprenticeship and the work was made in the course of his employment by that person, the person by whom the author was employed shall, in the absence of any agreement to the contrary, be the first owner of the copyright; but where the work is an article or other contribution to a newspaper, magazine, or similar periodical, there shall, in the absence of any agreement to the contrary, be deemed to be reserved to the author a right to restrain the publication of the work, otherwise than as part of a newspaper, magazine, or similar periodical.

(2) The owner of the copyright in any work may assign Assignment the right, either wholly or partially, and either generally of right by owner or subject to territorial limitations, and either for the whole term of the copyright or for any other part thereof, and may grant any interest in the right by license, but no such assignment or grant shall be valid unless it is in writing signed by the owner of the right in respect of which the assignment

or grant is made, or by his duly authorized agent.

Provided that, where the author of a work is the first Limitation owner of the copyright therein, no assignment of the author is first copyright, and no grant of any interest therein, made by owner of him (otherwise than by will) after the passing of this Act. shall be operative to vest in the assignee or grantee any rights with respect to the copyright in the work beyond the expiration of twenty-five years from the death of the author, and the reversionary interest in the copyright expectant on the termination of that period shall, on the death of the author, notwithstanding any agreement to the contrary, devolve on his legal representatives as part of his estate, and any agreement entered into by him as to the disposition of such reversionary interest shall be null and void; but nothing in this proviso shall be construed as applying to the assignment of the copyright in a collective work or a license to publish a work or part of a work as part of a collective work.

(3) Where, under any partial assignment of copyright, Ownership in the assignee becomes entitled to any right comprised in assignment. copyright, the assignee, as respects the rights so assigned, and the assignor, as respects the rights not assigned, shall be treated for the purposes of this Act as the owner of the copyright, and the provisions of this Act shall have effect accordingly.

COMPULSORY LICENSES.

12. If, at any time after the death of the author of a When owner literary, dramatic, or musical work which has been published of copyright compelled to or performed in public, a complaint is made to the Governor grant license in Council that the owner of the copyright in the work to reprohas refused to republish or to allow the republication of the work or has refused to allow the performance in public of the work, and that by reason of such refusal the work is withheld from the public, the owner of the copyright

may be ordered to grant a license to reproduce the work or perform the work in public, as the case may be, on such terms and subject to such conditions as the Governor in Council may think fit.

LICENSES.

Application for license to print book in Canada by others than owner. 13. (1) Any person may apply to the Minister for a license to print and publish in Canada any book wherein copyright subsists, if at any time after publication and within the duration of the copyright the owner of the copyright fails:

(a) to print the said book or cause the same to be

printed in Canada;

(b) to supply by means of copies so printed the reasonable demands of the Canadian market for such book.

Form stating retail price.

(2) Such application may be in such form as may be prescribed by the regulations and shall state the proposed retail price of the edition of such book proposed to be printed.

Deposit with application.

If owner does not

proceed, application

may be

granted.

(3) Every applicant for a license under this section shall with his application deposit with the Minister an amount not less than ten per cent of the retail selling price of one thousand copies of such book and not less than one hundred dollars and such amount shall, if such application is unsuccessful, be returned to such applicant less such deductions for fees as may be authorized by the regulations.

Notice to (4) Notice of such application shall forthwith be communicated by the Minister to the owner of the copyright in such manner as may be prescribed by the regulations.

(5) If the owner of the copyright shall not within a delay to be fixed by the regulations after communication of such notice give an undertaking, with such security as may be prescribed by the regulations, to procure within two months after the date of such communication the printing in Canada of an edition of not less than one thousand copies of such book, the Minister in his discretion may grant to the applicant a license to print and publish such book upon terms to be determined by the Minister after hearing the parties or affording them such opportunity to be heard as may be fixed by the regulations.

License to highest or first applicant. (6) Where two or more persons have applied for a license under this section, the Minister shall award the license to the applicant proposing the terms, in the opinion of the Minister, most advantageous to the author, and if there are two proposing terms equally advantageous to the author, to the applicant whose application was first received.

Rights of licensee.

(7) Such license when issued shall entitle the licensee to the sole right to print and publish such book in Canada during such term, not exceeding five years or for such edition or editions as may be fixed by the license.

(8) Such licensee shall pay a royalty on the retail selling Royalty. price of every copy of such book printed under such license, at a rate to be determined by the Minister.

(9) The acceptance of a license for a book shall imply Undertaking

an undertaking by the licensee,—

(a) to print and publish in Canada an edition of the book of not less than one thousand copies, at the price specified in the license, and within two months from the issue of the license; and

(b) to print the same from the last authorized edition of the book in such manner as may be prescribed by the Minister, in full, without abbreviation or alteration of the letterpress, and, without varying, adding to, or diminishing the main design of such of the prints, engravings, maps, charts, musical compositions, or photographs contained in the book as the licensee reproduces.

(10) Every book published under a license under this sec- Indorsements tion shall have printed or otherwise impressed upon it the on book. words "Printed under Canadian license" and the calendar year of such license and the retail selling price of such book.

(11) If the Minister on complaint is satisfied that the licensee does not print and keep on sale in Canada a number of copies of the book sufficient to supply the reasonable demands, he shall, after giving the licensee an opportunity of being heard to show cause against the cancellation, cancel the license.

(12) If a book for which a license has been issued is suppressed by the owner of the copyright, the licensee shall not print the book or any further copies thereof, but may sell any copies already printed, and may complete and sell any copies in process of being printed under his license, but the owner of the copyright shall be entitled to buy all such copies at the cost of printing them.

(13) Nothing in this section shall authorize the granting without the consent of the author, of a license to publish a second or succeeding edition of any work whereof such author has published one or more editions in Canada.

SERIAL LICENSE.

14. (1) If the publication of a book is lawfully begun as License to a serial elsewhere than in His Majesty's Dominions or a multiplication of a serial elsewhere than in His Majesty's Dominions or a magnial foreign country to which subsection one of section four form. of this Act applies, and the owner of the copyright has refused to grant a license to any person in Canada, being a publisher of a periodical, to publish such book in serial form, a license may in the discretion of the Minister be granted to any person in Canada, being the publisher of a periodical, to publish such book once in serial form in the said periodical, provided that a license shall not be granted to more than one such publisher in the same city, town or place.

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Application.

(2) Such license may be issued by the Minister on application by the publisher in such form as may be prescribed by the regulations.

"Serial" defined. (3) The term "serial" under this section shall mean and refer to any book which is first published in separate articles or as a tale or short story complete in one issue in a newspaper or periodical.

'Owner of a sopyright."

(4) The term "owner of a copyright" under this section may mean the owner of the right to publish in serial form as distinct and separate from other rights of publication.

Draft contract. (5) The application for a license under this section may be in the form of a draft contract between the licensee and the owner of the copyright.

Terms of license.

(6) Such license may be upon the terms proposed in such draft contract, or upon terms prescribed by the regulations; provided that before such terms are settled the owner of the copyright shall be entitled to being fully heard in support of any contentions or representations he may deem it in his interests to make.

Deposit with application.

(7) The applicant for a license under this section shall with his application deposit such amount of money as may be required by the regulations, and such money shall on the issue of the license be paid forthwith to the owner of the copyright.

(8) Nothing in this Act shall prohibit the importation and circulation of newspapers, magazines and periodicals which together with foreign original matter contain serials

licensed to be printed and published in Canada.

License deemed a contract and licensee subrogated to rights of owner.

15. (1) Every license issued under sections twelve, thirteen or fourteen shall be deemed to constitute a contract, on the terms embodied in such license or in this Act, between the owner of the copyright and the licensee, and the licensee shall be entitled to the like remedies as in the case of a contract, the licensee shall have the same power and right to take any action or any legal proceedings to prevent or restrain any infringement of copyright which affects the rights of such licensee or to recover compensation or damages for any such infringement that the owner of the copyright would have for an infringement of his copyright.

(2) The owner of the copyright shall, in addition to any other remedy in respect to such license as a contract, be entitled, in case of default by the licensee in observing the terms of such license, on petition to the Exchequer Court

of Canada, to have such license cancelled.

Particulars

entered.

forfeited on

License declared

default.

(3) Particulars of such cancellation may be entered on the Register of Copyrights.

Tees paid to Department. (4) All moneys paid or payable by a licensee or applicant for a license under sections twelve, thirteen or fourteen s'all be paid to the Minister.

(5) All moneys deposited by a successful applicant for a Deposits and license and all moneys due from time to time by way of royalty royalty or otherwise from licensees shall likewise be paid Department. to the Minister and by him paid out to the persons entitled thereto.

(6) The Minister may by regulations require every copy Payment of of a book upon which the royalty has been duly paid to royalty stamped on be suitably stamped or marked.

INFRINGEMENT OF COPYRIGHT.

16. (1) Copyright in a work shall be deemed to be in-Infringement fringed by any person who, without the consent of the owner of copyright. of the copyright, does anything the sole right to do which is by this Act conferred on the owner of the copyright:

Provided that the following acts shall not constitute an Exceptions.

infringement of copyright:-

(i) Any fair dealing with any work for the purposes For purposes of private study, research, criticism, review, or of study. newspaper summary;

(ii) Where the author of an artistic work is not the When author owner of the copyright therein, the use by the author not owner. of any mould, cast, sketch, plan, model, or study made by him for the purpose of the work, provided that he does not thereby repeat or imitate the

main design of that work:

(iii) The making or publishing of paintings, drawings, When perengravings, or photographs of a work of sculpture situate in or artistic craftsmanship, if permanently situate public place. in a public place or building, or the making or publishing of paintings, drawings, engravings, or photographs (which are not in the nature of architectural drawings or plans) of any architectural work of art; (iv) The publication in a collection, mainly composed for schools.

of non-copyright matter, bona fide intended for the use of schools, and so described in the title and in any advertisements issued by the publisher, of short passages from published literary works not themselves published for the use of schools in which copyright subsists: Provided that not more than Not more than two two of such passages from works by the same author passages. are published by the same publisher within five years, and that the source from which such passages are taken is acknowledged;

(v) The publication in a newspaper of a report of Newspaper a lecture delivered in public, unless the report is report of public lecture prohibited by conspicuous written or printed notice unless notice of the lecture to contrary. affixed before and maintained during the lecture at or about the main entrance of the building in which the lecture is given, and, except whilst the building is being used for public worship, in a position near the lecturer; but nothing in this paragraph vol. 1—7 97

shall affect the provisions in paragraph (i) as to newspaper summaries;

(vi) The reading or recitation in public by one person of any reasonable extract from any published work.

Reading of extract

Infringement by personal action.

- (2) Copyright in a work shall also be deemed to be infringed by any person who,—
 - (a) sells or lets for hire, or by way of trade exposes or offers for sale or hire; or,
 - (b) distributes either for the purposes of trade, or to such an extent as to affect prejudicially the owner of the copyright; or,

(c) by way of trade exhibits in public; or,

(d) imports for sale or hire into Canada any work which to his knowledge infringes copyright or would infringe copyright if it had been made within Canada.

Infringement
when reproduced for
private profit
without
owner's
consent.

(3) Copyright in a work shall also be deemed to be infringed by any person who for his private profit permits a theatre or other place of entertainment to be used for the performance in public of the work without the consent of the owner of the copyright, unless he was not aware, and had no reasonable ground for suspecting, that the performance would be an infringement of copyright.

Report in newspaper of political speech no infringement. 17. Notwithstanding anything in this Act, it shall not be an infringement of copyright in an address of a political nature delivered at a public meeting to publish a report thereof in a newspaper.

When making in Canada, of records, etc., not infringement.

18. (1) It shall not be deemed to be an infringement of copyright in any musical, literary or dramatic work for any person to make within Canada records, perforated rolls, or other contrivances, by means of which sounds may be reproduced and by means of which the work may be mechanically performed, if such person proves,—

(a) that such contrivances have previously been made by, or with the consent or acquiescence of, the owner

of the copyright in the work; and,

(b) that he has given the prescribed notice of his intention to make the contrivances, and that there has been paid in the prescribed manner to, or for the benefit of, the owner of the copyright in the work royalties in respect of all such contrivances sold by him, as hereinafter mentioned:

Provided that,—

(i) nothing in this provision shall authorize any alterations in, or omissions from, the work reproduced, unless contrivances reproducing the work subject to similar alterations and omissions have been previously made by, or with the consent or acquiescence of, the owner of the copyright, or unless such alterations or omissions are reasonably

When alterations necessary for adaptation to contrivance.

Proviso.

necessary for the adaptation of the work to the contrivances in question: and.

(ii) for the purposes of this provision, a musical, literary Musical work or dramatic work shall not be deemed to include a defined. contrivance by means of which sounds may be mechanically reproduced; and,

(iii) the making of the necessary manuscript arrangement and instrumentations of the copyrighted work, for the sole purpose of the adaptation of the work to the contrivances in question, shall not be deemed an infringement of copyright.

(2) The royalty as aforesaid shall be two cents for Rates of

each playing surface of each such record and two cents for royalties. each such perforated roll or other contrivance.

(3) If any such contrivance is made reproducing on the Apportionsame playing surface two or more different works in which royalties copyright subsists, and the owners of the copyright therein when several are different persons, the sums payable by way of royalties owners. under this section shall be apportioned amongst the several owners of the copyright equally.

(4) When any such contrivances by means of which a when owner literary, dramatic or musical work may be mechanically deemed to performed have been made, then, for the purposes of this making of section, the owner of the copyright in the work shall, in contrivances. relation to any person who makes the prescribed enquiries, be deemed to have given his consent to the making of such contrivances if he fails to reply to such enquiries within the prescribed time.

(5) For the purposes of this section, the Governor in Regulations Council may make regulations prescribing anything which by Governor by Governor under this section is to be prescribed, and prescribing the in Council. mode in which notices are to be given and the particulars to be given in such notices, and the mode, time, and frequency of the payment of royalties; and any such regulations may, if the Governor in Council thinks fit, include regulations requiring payment in advance or otherwise securing the payment of royalties.

(6) In the case of musical, literary or dramatic works Provisions as published before the commencement of this Act, the fore- works going provisions shall have effect, subject to the following heretofore published. modifications and additions:—

(a) The conditions as to the previous making by, or with Conditions as to making, the consent or acquiescence of, the owner of the copy- and restricright in the work, and the restrictions as to alterations alterations alterations. in or omissions from the work, shall not apply;

(b) No royalties shall be payable in respect of contriv-Royalties ances lawfully made and sold by the manufacturer altered. before the commencement of this Act;

(c) Notwithstanding any assignment made before the Property of passing of this Act of the copyright in a literary or author and not of dramatic or musical work, any rights conferred by this assignee. vol. I—7\f

Act in respect of the making, or authorising the making, of contrivances by means of which the work may be mechanically performed, shall belong to the author or his legal representatives and not to the assignee, and the royalties aforesaid shall be payable to, and for the benefit of, the author of the work or his legal representatives.

Copyright deemed to exist at date of making of original plate. (7) Notwithstanding anything in this Act, where a record, perforated roll, or other contrivance by means of which sounds may be mechanically reproduced has been made before the commencement of this Act, copyright shall, as from the commencement of this Act, subsist therein in like manner and for the like term as if this Act had been in force at the date of the making of the original plate from which the contrivance was directly or indirectly derived.

Proviso.

Provided that,—

(i) the person who, at the commencement of this Act, is the owner of such original plate shall be the first

owner of such copyright; and,

(ii) nothing in this provision shall be construed as conferring copyright in any such contrivance if the making thereof would have infringed copyright in some other such contrivance, if this provision had been in force at the time of the making of the first mentioned contrivance.

CIVIL REMEDIES.

Civil remedies.

19. (1) Where copyright in any work has been infringed, the owner of the copyright shall, except as otherwise provided by this Act, be entitled to all such remedies by way of injunction, damages, accounts, and otherwise, as are or may be conferred by law for the infringement of a right.

Costs.

(2) The costs of all parties in any proceedings in respect of the infringement of copyright shall be in the absolute discretion of the Court.

Presumptions as to copyright and ownership.

- (3) In any action for infringement of copyright in any work, the work shall be presumed to be a work in which copyright subsists and the plaintiff shall be presumed to be the owner of the copyright, unless the defendant puts in issue the existence of the copyright, or, as the case may be, the title of the plaintiff, and where any such question is at issue, then,—
 - (a) if a name purporting to be that of the author of the work is printed or otherwise indicated thereon in the usual manner, the person whose name is so printed or indicated shall, unless the contrary is proved, be presumed to be the author of the work;

(b) if no name is so printed or indicated, or if the name so printed or indicated is not the author's true name or the name by which he is commonly known, and a

name purporting to be that of the publisher or proprietor of the work is printed or otherwise indicated thereon in the usual manner, the person whose name is so printed or indicated shall, unless the contrary is proved. be presumed to be the owner of the copyright in the work for the purposes of proceedings in respect of the infringement of copyright therein.

20. All infringing copies of any work in which copyright Ownership subsists, or of any substantial part thereof, and all plates plates, etc. used or intended to be used for the production of such infringing copies, shall be deemed to be the property of the owner of the copyright, who accordingly may take proceedings for the recovery of the possession thereof or in respect of the conversion thereof.

21. Where proceedings are taken in respect of the Injunction infringement of the copyright in any work and the defendant when in his defence alleges that he was not aware of the existence defendant of the copyright in the work, the plaintiff shall not be of copyright. entitled to any remedy other than an injunction in respect of the infringement if the defendant proves that at the date of the infringement he was not aware, and had no reasonable ground for suspecting that copyright subsisted in the work: Provided that if at the date of the infringement the copyright in the work was duly registered under this Act, the defendant shall be deemed to have had reasonable ground for suspecting that copyright subsisted in the work.

22. (1) Where the construction of a building or other No injunction structure which infringes or which, if completed, would in case of a building. infringe the copyright in some other work has been commenced, the owner of the copyright shall not be entitled to obtain an injunction in respect of the construction of such building or structure or to order its demolition.

(2) Such of the other provisions of this Act as provide Penalties not that an infringing copy of a work shall be deemed to be the property of the owner of the copyright, or as impose summary penalties, shall not apply in any case to which this section applies.

23. An action in respect of infringement of copyright Prescription shall not be commenced after the expiration of three years next after the infringement.

SUMMARY REMEDIES.

24. (1) If any person knowingly,— (a) makes for sale or hire any infringing copy of a work in which copyright subsists; or,

Summary

(b) sells or lets for hire, or by way of trade exposes or offers for sale or hire any infringing copy of any such

(c) distributes infringing copies of any such work either for the purpose of trade or to such an extent as to affect prejudicially the owner of the copyright; or,

(d) by way of trade exhibits in public any infringing copy of any such work; or,

(e) imports for sale or hire into Canada any infringing

copy of any such work: Penalties.

he shall be guilty of an offence under this Act and be liable on summary conviction to a fine not exceeding ten dollars for every copy dealt with in contravention of this section, but not exceeding two hundred dollars in respect of the same transaction; or, in the case of a second or subsequent offence, either to such fine or to imprisonment with or without hard labour for a term not exceeding two months.

Possession of plates for infringement.

(2) If any person knowingly makes or has in his possession any plate for the purpose of making infringing copies of any work in which copyright subsists, or knowingly and for his private profit causes any such work to be performed in public without the consent of the owner of the copyright. he shall be guilty of an offence under this Act, and be liable on summary conviction to a fine not exceeding two hundred dollars, or in the case of a second or subsequent offence, either to such fine or to imprisonment with or without hard labour for a term not exceeding two months.

Power of court to dea! with copies or plates.

Penalties.

(3) The court before which any such proceedings are taken may, whether the alleged offender is convicted or not, order that all copies of the work or all plates in the possession of the alleged offender, which appear to it to be infringing copies or plates for the purpose of making infringing copies, be destroyed or delivered up to the owner of the copyright or otherwise dealt with as the court may think fit.

Infringement in case of dramatic. operatic, or musical work.

25. (1) Any person who, without the written consent of the owner of the copyright or of his legal representative. knowingly performs or causes to be performed in public and for private profit the whole or any part, constituting an infringement, of any dramatic or operatic work or musical composition in which copyright subsists in Canada, shall be guilty of an offence, and shall be liable on summary conviction to a fine not exceeding two hundred and fifty dollars. or, in the case of a second or subsequent offence, either to such fine or to imprisonment for a term not exceeding two months, or to both.

Change cr suppression of title or author's name.

(2) Any person who makes or causes to be made any change in or suppression of the title, or the name of the author, of any dramatic or operatic work or musical composition in which copyright subsists in Canada, or who makes or causes to be made any change in such work or 102

composition

composition itself without the written consent of the author or of his legal representative, in order that the same may be performed in whole or in part in public for private profit, shall be guilty of an offence, and shall be liable on summary conviction to a fine not exceeding five hundred dollars, or in the case of a second or subsequent offence. either to such fine or to imprisonment for a term not exceeding four months, or to both.

IMPORTATION OF COPIES.

26. Copies made out of Canada of any work in which of certain copyright subsists which if made in Canada would infringe copyright copyright and as to which the owner of the copyright gives works prohibited. notice in writing to the Department of Customs that he is desirous that such copies should not be so imported into Canada, shall not be so imported, and shall be deemed to be included in Schedule C to The Customs Tariff, 1907, and that Schedule shall apply accordingly.

27. (1) Where the owner of the copyright has by license No or otherwise granted the right to reproduce any book in importation where right Canada, or where a license to reproduce such book has been or license to granted under sections twelve or thirteen, it shall not be Canada lawful except as provided in subsection three to import granted. into Canada copies of such book, and such copies shall be deemed to be included in Schedule C to The Customs Tariff. 1907, and that Schedule shall apply accordingly.

(2) Except as provided in subsection three, it shall be Notice unlawful to import into Canada copies of any book in required of intention to which copyright subsists until fourteen days after publi- import. cation thereof and during such period or any extension thereof such copies shall be deemed to be included in Schedule C to The Customs Tariff, 1907, and that Schedule shall apply accordingly.

Provided that if within the said period of fourteen days an application for a license has been made in accordance with the provisions of section thirteen, the Minister may in his discretion extend the said period and the prohibition against importation shall be continued accordingly. The Minister shall forthwith notify the Department of Customs of such extension.

(3) Notwithstanding anything in this Act it shall be Exceptions. lawful for any person:

(a) To import for his own use not more than two copies of any work published in any country adhering to the Convention;

(b) To import for use by any Department of His Majesty's Government for the Dominion or any of the provinces of Canada, copies of any work, whereever published;

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(c) At any time before a work is printed or made in Canada to import any copies required for the use of

any public library or institution of learning;

(d) To import any book lawfully printed in the United Kingdom or in a foreign country which has adhered to the Convention and the Additional Protocol thereto set out in the second Schedule to this Act, and published for circulation among, and sale to the public within either; provided that any officer of the Customs. may in his discretion, require any person seeking to import any work under this section to produce satisfactory evidence of the facts necessary to establish his right so to import.

ADMINISTRATION.

Copyright

28. The Copyright Office, established under the Copyright Act and amendments thereto, shall continue and shall be attached to the Patent Office, and any officers appointed under the said Act shall continue as if established or appointed under this Act.

Powers of Commissioner and Registrar.

29. The Commissioner of Patents may do any act or thing, whether judicial or ministerial, which the Minister is authorized or empowered to do by any provision of this Act, and in the absence or inability to act of the Commissioner of Patents the Registrar of Copyrights may exercise such powers and do any such act or thing.

Registrar.

30. There shall be a Registrar of Copyrights.

Duties of Commissioner and Registrar.

31. The Commissioner of Patents or the Registrar of Copyrights shall sign all entries made in the Registers and shall sign all certificates and certified copies under the seal of the Copyright Office.

Other duties Registrar.

32. The Registrar of Copyrights shall perform such other duties in connection with the administration of this Act as may be assigned to him by the Commissioner of Patents.

Seal.

33. There shall be a seal of the Copyright Office and impressions thereof shall be judicially noticed.

Control of business and officials.

34. The Commissioner of Patents shall, subject to the Minister, oversee and direct the officers, clerks and employees of the Copyright Office, and have general control of the business thereof, and shall perform such other duties as are assigned to him by the Governor in Council.

Register to be evidence.

35. (1) Every register of copyrights under this Act shall be prima facie evidence of the particulars entered therein and 104 documents

documents purporting to be copies of any entries therein or extracts therefrom, certified by the Commissioner of Patents or the Registrar of Copyrights and sealed with the seal of the Copyright Office, shall be admissible in evidence in all courts without further proof or production of the originals.

(2) A certificate of registration of copyright in a work shall be prima facie evidence that copyright subsists in the work and that the person registered is the owner of

such copyright.

REGISTRATION.

36. (1) The Minister shall cause to be kept at the Registers of Copyright Office, books to be called the Registers of Copy-copyrights. rights, in which may be entered the names or titles of works and the names and addresses of authors, and such other particulars as may be prescribed.

(2) The author or publisher of, or the owner of, or other Entries by person interested in the copyright in any work may cause author, etc. the particulars respecting the work to be entered in the register.

(3) In the case of an encyclopædia, newspaper, review, Single entry magazine or other periodical work, or work published in a series of books or parts, it shall not be necessary to make a separate entry for each number or part, but a single entry

(4) There shall also be kept at the Copyright Office such Indexes. indexes of the registers established under this section as may be prescribed.

(5) The registers and indexes established under this Form and section shall be in the prescribed form, and shall at all inspection of registers; reasonable times be open to inspection, and any person extracts may shall be entitled to take copies of or make extracts from be made. any such register.

(6) Any registration made under the Copyright Act RS. 1906, shall have the same force and effect as if made under this c. 70. Act.

(7) Any work in which copyright, operative in Canada, Subsisting subsisted immediately before the commencement of this copyright. Act, shall be registerable under this Act.

37. (1) The application for the registration of a copy- By whom right may be made in the name of the author or of his application for regislegal representatives, by any person purporting to be tration may agent of such author or legal representatives.

(2) Any damage caused by a fraudulent or an erroneous Recovery of assumption of such authority shall be recoverable in any damages.

court of competent jurisdiction.

for the whole work shall suffice.

Form of application.

38. Application for registration of a copyright shall be made in accordance with the prescribed form, and shall be deposited at the Copyright Office together with the prescribed fee.

Registration of grant of interest in copyright. 39. (1) Any grant of an interest in a copyright, either by assignment or license, may be registered, if made in duplicate, upon production of both duplicates to the Copyright Office and payment of the prescribed fee. One duplicate shall be retained at the Copyright Office and the other shall be returned to the person depositing it, with a certificate of registration.

When grant is void. (2) Any grant of an interest in a copyright, either by assignment or license, shall be adjudged void against any subsequent assignee or licensee for valuable consideration without actual notice, unless such assignment or license is registered in the manner directed by this Act before the registering of the instrument under which a subsequent assignee or licensee claims, and no grantee shall maintain any action under this Act, unless his and each such prior grant has been registered.

FEES.

Registration fees.

40. (1) The following fees shall be paid to the Minister in advance before an application for any of the following purposes is received, that is to say:—

For all

Minister or any person employed by him.

Disposal of fees. (3) All fees received under this Act shall be paid over to the Minister of Finance, and shall form part of the Consolidated Revenue Fund of Canada.

Certified copies of documents or extracts:—

No exemptions.

(4) No person shall be exempt from the payment of any fee or charge payable in respect of any services performed under this Act for such person.

Further fees.

(5) Such further or other fees as may be necessary for the purposes of this Act may be established and imposed by order in council.

Subsistence of substituted right.

41. (1) Where any person is immediately before the commencement of this Act entitled to any such right in any work as is specified in the first column of the First Schedule to this Act, or to any interest in such a right, he shall, as from that date, be entitled to the substituted right set forth in the second column of that Schedule, or to the same interest

in such a substituted right, and to no other right or interest, and such substituted right shall subsist for the term for which it would have subsisted if this Act had been in force at the date when the work was made, and the work had been one entitled to copyright thereunder.

Proviso.

Provided that,—

(a) if the author of any work in which any such right as is specified in the first column of the First Schedule to this Act subsists at the commencement of this Act has, before that date, assigned the right or granted any interest therein for the whole term of the right, then at the date when, but for the passing of this Act, the right would have expired, the substituted right conferred by this section shall, in the absence of express agreement, pass to the author of the work, and any interest therein created before the commencement of this Act and then subsisting shall determine; but the person who immediately before the date at which the right would so have expired was the owner of the right or interest shall be entitled at his option either,—

(i) on giving such notice as hereinafter mentioned, to an assignment of the right or the grant of a similar interest therein for the remainder of the term of the right for such consideration as, failing agree-

ment, may be determined by arbitration; or,

(ii) without any such assignment or grant, to continue to reproduce or perform the work in like manner as theretofore subject to the payment, if demanded by the author within three years after the date at which the right would have so expired, of such royalties to the author as, failing agreement, may be determined by arbitration, or, where the work is incorporated in a collective work and the owner of the right or interest is the proprietor of that collective work, without any such payment.

The notice above referred to must be given not more Notices. than one year nor less than six months before the date at which the right would have so expired, and must be sent by registered post to the author, or, if he cannot with reasonable diligence be found, advertised in the

Canada Gazette;

(b) where any person has, before the commencement of this Act, taken any action whereby he has incurred any expenditure or liability in connection with the reproduction or performance of any work in a manner which at the time was lawful, or for the purpose of or with a view to the reproduction or performance of a work at a time when such reproduction or performance would, but for the passing of this Act, have been lawful, nothing in this section shall diminish or prejudice any rights or interests arising

from

from or in connection with such action which are subsisting and valuable at the said date, unless the person who by virtue of this section becomes entitled to restrain such reproduction or performance agrees to pay such compensation as, failing agreement, may be determined by arbitration.

" Author" defined.

(2) For the purposes of this section, the expression "author" includes the legal representatives of a deceased author.

Works made before this Act in force. (3) Subject to the provisions of subsections six and seven of section eighteen of this Act, copyright shall not subsist in any work made before the commencement of this Act, otherwise than under, and in accordance with, the provisions of this section.

CLERICAL ERRORS NOT TO INVALIDATE.

Clerical errors do not invalidate. **42.** Clerical errors which occur in the framing or copying of an instrument drawn by any officer or employee in or of the Department shall not be construed as invalidating such instrument, but when discovered they may be corrected under the authority of the Minister.

RULES AND REGULATIONS.

Governor in Council to make rules and forms. 43. The Governor in Council may make such rules and regulations, and prescribe such forms as appear to him necessary and expedient for the purposes of this Act.

No copyright unless under this Act. 44. No person shall be entitled to copyright or any similar right in any literary, dramatic, musical or artistic work otherwise than under and in accordance with the provisions of this Act, or of any other statutory enactment for the time being in force, but nothing in this section shall be construed as abrogating any right or jurisdiction to restrain a breach of trust or confidence.

Rights saved.

45. (1) The Governor in Council may make orders for altering, revoking, or varying any order in council made under this Act, but any order made under this section shall not affect prejudicially any rights or interests acquired or accrued at the date when the order comes into operation, and shall provide for the protection of such rights and interests.

Laid before Parliament. (2) Every order in council made under this Act shall be published in the *Canada Gazette*, and shall be laid before Parliament as soon as may be after it is made, and shall have effect as if enacted in this Act.

46. (1) This Act shall not apply to designs capable of As to being registered under the *Trade Mark and Design Act*, to designs except designs which, though capable of being so registered, registerable are not used or intended to be used as models or patterns R.S., c. 71 to be multiplied by any industrial process.

(2) General rules under section thirty-nine of the *Trade Mark and Design Act*, may be made for determining the conditions under which a design shall be deemed to be used

for such purposes as aforesaid.

REPEAL.

- 47. All the enactments relating to copyright passed Acts of by the Parliament of the United Kingdom are, so far as they are operative in Canada, hereby repealed. Provided that this repeal shall not prejudicially affect any legal rights existing at the time of the repeal.
- **48.** The *Copyright Act*, chapter seventy of the Revised Acts of Statutes of Canada, 1906, and chapter seventeen of the Canada statutes of 1908, are hereby repealed.

CONVENTION OF BERNE.

49. The Governor in Council may take such action as Adherence may be necessary to secure the adherence of Canada to to Convention of Berne, signed the thirteenth day of November, 1908, and the Additional Protocol thereto signed at Berne the twentieth day of March, 1914, set out in the Second Schedule to this Act.

COMMENCEMENT.

50. This Act shall come into force on a day to be fixed Commence by proclamation of the Governor in Council.

FIRST SCHEDULE.

(See sec. 41.)

EXISTING RIGHTS

Existing Right	Substituted Right		
(a) In the case of W orks other than Dramatic and Musical W orl's			
Copyright	Copy right as defined by this Act1		
(b) In the case of Musical and Dramutic Works			
Both copyright and performing right Copyright, but not performing right Performing right, but not copyright	Copyright as defined by this Act Copyright as defined by this Act, except the sole right to perform the work or any sub- stantial part thereof in public The sole right to perform the		
	work in public, but none of the other rights comprised in copy- right as defined by this Act		

For the purposes of this Schedule the following expressions, where used in the first column thereof, have the following meanings:—

"Copyright" in the case of a work which according to the law in force immediately before the commencement of this Act has not been published before that date and statutory copyright wherein depends on publication, includes the right at common law (if any) to restrain publication or other dealing with the work;

"Performing right" in the case of a work which has not been performed in public before the commencement of this Act, includes the right at common law (if any) to restrain the performance thereof in public.

In the case of an essay, article or portion forming part of and first published in a review, magazine or other periodical or work of a like nature the right shall be subfect to any right of publishing the essay, article or portion in a separate form to which the author is entitled at the commencement of this Act or would if this Act had not been passed have become entitled under section 18 of the Copyright Act, 1849

SECOND SCHEDULE.

REVISED BERNE CONVENTION.

Convention for the purpose of revising the Convention of Berne of the 9th September, 1886, the Additional Article and the Final Protocol attached to the same Convention, and the Additional Act and the Interpretative Declaration of Paris of the 4th May, 1896; made on the 13th day of November, 1908, between His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India; His Majesty the German Emperor, King of Prussia: His Majesty the King of the Belgians: His Majesty the King of Denmark; His Majesty the King of Spain; the President of the French Republic; His Majesty the King of Italy; His Majesty the Emperor of Japan; the President of the Republic of Liberia; His Royal Highness the Grand Duke of Luxemburg, Duke of Nassau; His Serene Highness the Prince of Monaco; His Majesty the King of Norway; His Majesty the King of Sweden; the Federal Council of the Swiss Confederation: His Highness the Bey of Tunis.

[The following is an English translation of the Convention with the omission of the formal beginning and end.]

ARTICLE 1.

The Contracting States are constituted into a Union for the protection of the rights of authors over their literary and artistic works.

ARTICLE 2.

The expression "literary and artistic works" shall include any production in the literary, scientific or artistic domain, whatever may be the mode or form of its reproduction, such as books, pamphlets, and other writings; dramatic or dramatico-musical works, choreographic works and entertainments in dumb show, the acting form of which is fived in writing or otherwise; musical compositions with or without words; works of drawing, painting, architecture, sculpture, engraving and lithography; illustrations, geographical charts; plans, sketches, and plastic works relative to geography, topography, architecture or science.

Translations, adaptations, arrangements of music and other reproductions in an altered form of a literary or artistic work as well as collections of different works, shall be protected as original works without prejudice to the

rights of the author of the original work.

The contracting countries shall be bound to make provision for the protection of the above-mentioned works.

Works of art applied to industrial purposes shall be protected so far as the domestic legislation of each country allows.

ARTICLE 3.

The present Convention shall apply to photographic works and to works produced by a process analogous to photography. The contracting countries shall be bound to make provision for their protection.

ARTICLE 4.

Authors who are subjects or citizens of any of the countries of the Union shall enjoy in countries other than the country of origin of the work, for their works, whether unpublished or first published in a country of the Union, the rights which the respective laws do now or may hereafter grant to natives as well as the rights specially granted by the present Convention.

The enjoyment and the exercise of these rights shall not be subject to the performance of any formality; such enjoyment and such exercise are independent of the existence of protection in the country of origin of the work. Consequently, apart from the express stipulations of the present Convention, the extent of protection, as well as the means of redress secured to the author to safeguard his rights, shall be governed exclusively by the laws of the country where protection is claimed.

The country of origin of the work shall be considered to be: in the case of unpublished works, the country to which the author belongs; in the case of published works, the country of first publication; and in the case of works published simultaneously in several countries of the Union, the country the laws of which grant the shortest term of protection. In the case of works published simultaneously in a country outside the Union and in a country of the Union, the latter country shall be considered exclusively as the country of origin.

By published works must be understood, for the purposes of the present Convention, works copies of which have been issued to the public. The representation of a dramatic or dramatico-musical work, the performance of a musical work, the exhibition of a work of art, and the construction of a work of architecture shall not constitute a publication.

ARTICLE 5.

Authors being subjects or citizens of one of the countries of the Union who first publish their works in another country of the Union shall have in the latter country the same rights as native authors.

Chap. 24.

ARTICLE 6.

Authors not being subjects or citizens of one of the countries of the Union, who first publish their works in one of those countries, shall enjoy in that country the same rights as native authors, and in the other countries of the Union the rights granted by the present Convention.

ARTICLE 7.

The term of protection granted by the present Convention shall include the life of the author and fifty years after his death.

Nevertheless, in case such term of protection should not be uniformly adopted by all the countries of the Union, the term shall be regulated by the law of the country where protection is claimed, and must not exceed the term fixed in the country of origin of the work. Consequently the contracting countries shall only be bound to apply the provisions of the preceding paragraph in so far as such provisions are consistent with their domestic laws.

For photographic works and works produced by a process analogous to photography, for posthumous works, for anonymous or pseudonymous works, the term of protection shall be regulated by the law of the country where protection is claimed, provided that the said term shall not exceed the term fixed in the country of origin of the work.

ARTICLE 8.

The authors of unpublished works, being subjects or citizens of one of the countries of the Union, and the authors of works first published in one of those countries shall enjoy, in the other countries of the Union, during the whole term of the right in the original work, the exclusive right of making or authorizing a translation of their works.

ARTICLE 9.

Serial stories, tales, and all other works, whether literary, scientific, or artistic, whatever their object, published in the newspapers or periodicals of one of the countries of the Union may not be reproduced in the other countries without the consent of the authors.

With the exception of serial stories, and tales any newspaper article may be reproduced by another newspaper unless the reproduction thereof is expressly forbidden. Nevertheless, the source must be indicated; the legal consequences of the breach of this obligation shall be determined by the laws of the country where protection is claimed.

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The protection of the present Convention shall not apply to news of the day or to miscellaneous information which is simply of the nature of items of news.

ARTICLE 10.

As regards the liberty of extracting portions from literary or artistic works for use in publications destined for educational purposes, or having a scientific character, or for chrestomathies, the effect of the legislation of the countries of the Union and of special Arrangements existing or to be concluded between them is not affected by the present Convention.

ARTICLE 11.

The stipulations of the present Convention shall apply to the public representation of dramatic or dramaticomusical works, and to the public performance of musical works, whether such works be published or not.

Authors of dramatic or dramatico-musical works shall be protected during the existence of their right over the original work against the unauthorized public representation of translations of their works.

In order to enjoy the protection of the present Article, authors shall not be bound in publishing their works to forbid the public representation or performance thereof.

ARTICLE 12.

The following shall be specially included among the unlawful reproductions to which the present Convention applies: Unauthorized indirect appropriations of a literary or artistic work, such as adaptations, musical arrangements, transformations of a novel, tale, or piece of poetry into a dramatic piece and vice versa, etc., when they are only the reproduction of that work, in the same form or in another form without essential alterations, additions, or abridgments, and do not present the character of a new original work.

ARTICLE 13.

The authors of musical works shall have the exclusive right of authorizing (1) the adaptation of those works to instruments which can reproduce them mechanically; (2) the public performance of the said works by means of these instruments.

Reservations and conditions relating to the application of this Article may be determined by the domestic legislation of each country in so far as it is concerned; but the effect of any such reservations and conditions will be strictly limited to the country which has put them in force.

The provisions of paragraph 1 shall not be retroactive, and consequently shall not be applicable in any country of the Union to works which have been lawfully adapted in that country to mechanical instruments before the coming into force of the present Convention.

Adaptations made in virtue of paragraphs 2 and 3 of the present Article, and imported without the authority of the interested parties into a country where they would not be lawful, shall be liable to seizure in that country.

ARTICLE 14.

Authors of literary, scientific or artistic works shall have the exclusive right of authorizing the reproduction and public representation of their works by cinematography.

Cinematograph productions shall be protected as literary or artistic works, if, by the arrangement of the acting form or the combinations of the incidents represented, the author has given the work a personal and original character.

Without prejudice to the rights of the author of the original work the reproduction by cinematography of a literary, scientific or artistic work shall be protected as an original work.

The above provisions apply to reproduction or production effected by any other process analogous to cinematography.

ARTICLE 15.

In order that the authors of works protected by the present Convention shall, in the absence of proof to the contrary, be considered as such, and be consequently admitted to institute proceedings against pirates before the Courts of the various countries of the Union, it will be sufficient that their name be indicated on the work in the accustomed manner.

For anonymous or pseudonymous works the publisher, whose name is indicated on the work, shall be entitled to protect the rights belonging to the author. He shall be, without other proof, deemed to be the legal representative of the anonymous or pseudonymous author.

ARTICLE 16.

Pirated works may be seized by the competent authorities of any country of the Union where the original work enjoys legal protection.

In such a country the seizure may also apply to reproductions imported from a country where the work is not protected, or has ceased to be protected.

The seizure shall take place in accordance with the

domestic legislation of each country.

ARTICLE 17.

The provisions of the present Convention cannot in any way derogate from the right belonging to the Government of each country of the Union to permit, to control, or to prohibit, by measures of domestic legislation or police, the circulation, representation, or exhibition of any works or productions in regard to which the competent authority may find it necessary to exercise that right.

ARTICLE 18.

The present Convention shall apply to all works which at the moment of its coming into force have not yet fallen into the public domain in the country of origin through the expiration of the term of protection.

If, however, through the expiration of the term of protection which was previously granted, a work has fallen into the public domain of the country where protection is claimed, that work shall not be protected anew in that

country.

The application of this principle shall take effect according to the stipulations contained in special Conventions existing, or to be concluded, to that effect between countries of the Union. In the absence of such stipulations, the respective countries shall regulate, each in so far as it is concerned, the manner in which the said principle is to be applied.

The above provisions shall apply equally in case of new accessions to the Union, and also in the event of the term of protection being extended by the application of Article 7.

ARTICLE 19.

The provisions of the present Convention shall not prevent a claim being made for the application of any wider provisions which may be made by the legislation of a country of the Union in favour of foreigners in general.

ARTICLE 20.

The Governments of the countries of the Union reserve to themselves the right to enter into special arrangements between each other, provided always that such arrangements confer upon authors more extended rights than those granted by the Union, or embody other stipulations not contrary to the present Convention. The provisions of existing arrangements which answer to the above-mentioned conditions shall remain applicable.

ARTICLE 21.

The International Office established under the name of the "Office of the International Union for the Protection of Literary and Artistic Works" shall be maintained.

That office is placed under the high authority of the Government of the Swiss Confederation, which regulates its organization and supervises its working.

The official language of the Office shall be French.

ARTICLE 22.

The International Office collects every kind of information relative to the protection of the rights of authors over their literary and artistic works. It arranges and publishes such information. It undertakes the study of questions of general interest concerning the Union, and by the aid of documents placed at its disposal by the different administrations, edits a periodical publication in the French language on the questions which concern the objects of the Union. The Governments of the countries of the Union reserve to themselves the power to authorize by common accord the publication by the Office of an edition in one or more other languages, if experience should show this to be requisite.

The International Office will always hold itself at the disposal of members of the Union with a view to furnish them with any special information which they may require relative to the protection of literary and artistic works.

The Director of the International Office shall make an annual Report on his Administration, which shall be communicated to all the members of the Union.

ARTICLE 23.

The expenses of the Office of the International Union shall be shared by the contracting States. Until a fresh arrangement be made they cannot exceed the sum of 60,000 francs a year. This sum may be increased, if necessary, by the simple decision of one of the Conferences provided for in Article 24.

The share of the total expense to be paid by each country shall be determined by the division of the contracting and acceding countries into six classes, each of which shall contribute in the proportion of a certain number of units, viz.:—

1st	class	٠.																 			25	units.	
	"																				20	"	
3rd	"																				15	"	
4th																					10	"	
																					5	"	
6th			-																		3	"	
Oun	•	• •	•	•	•	• •	• •	•	•	• •	•	1	1	7	•	•	•		•	•	•		•

These

These coefficients are multiplied by the number of countries of each class, and the total products thus obtained gives the number of units by which the total expenses is to be divided. The quotient gives the amount of the unit of expense.

Each country shall declare, at the time of its accession,

in which of the said classes it desires to be placed.

The Swiss Administration prepares the Budget of the Office, superintends its expenditure, makes the necessary advances, and draws up the annual account which shall be communicated to all the other Administrations.

ARTICLE 24.

The present Convention may be submitted to revisions in order to introduce therein amendments calculated to

perfect the system of the Union.

Questions of this kind, as well as those which are of interest to the Union in other respects, shall be considered in Conferences to be held successively in the countries of the Union by delegates of the said countries. The Administration of the country where a Conference is to meet prepares, with the assistance of the International Office, the programme of the Conference. The Director of the Office shall attend at the sittings of the Conferences, and shall take part in the discussions without the right to vote.

No alteration in the present Convention shall be binding on the Union except by the unanimous consent of the

countries composing it.

ARTICLE 25.

States outside the Union which make provision for the legal protection of the rights forming the object of the present Convention may accede thereto on request to that effect.

Such accession shall be notified in writing to the Government of the Swiss Confederation, who will communicate

it to all the other countries of the Union.

Such accession shall imply full adhesion to all the clauses and admission to all the advantages provided by the present Convention. It may, nevertheless, contain an indication of the provisions of the Convention of the 9th September, 1886, or of the Additional Act of the 4th May, 1896, which they may judge necessary to substitute, provisionally at least, for the corresponding provisions of the present Convention.

ARTICLE 26.

Contracting countries shall have the right to accede to the present Convention at any time for their Colonies or foreign possessions. They may do this either by a general Declaration comprising in the accession all their Colonies or possessions, or by specially naming those comprised therein, or by simply indicating those which are excluded.

Such Declaration shall be notified in writing to the Government of the Swiss Confederation, who will communicate

it to all the other countries of the Union.

ARTICLE 27.

The present Convention shall replace, in regard to the relations between the Contracting States, the Convention of Berne of the 9th September, 1886, including the Additional Article and the Final Protocol of the same date, as well as the Additional Act and the Interpretative Declaration of the 4th May, 1896. These instruments shall remain in force in regard to relations with States which do not ratify the present Convention.

The Signatory States of the present Convention may declare at the exchange of ratifications that they desire to remain bound, as regards any specific point, by the provisions of the Conventions which they have previously signed.

ARTICLE 28.

The present Convention shall be ratified, and the ratifications exchanged at Berlin not later than the 1st July, 1910.

Each Contracting Party shall, as regards the exchange of ratifications, deliver a single instrument, which shall be deposited with those of the other countries in the archives of the Government of the Swiss Confederation. Each Party shall receive in return a copy of the *procès-verbal* of the exchange of ratifications signed by the Plenipotentiaries who took part.

ARTICLE 29.

The present Convention shall be put in force three months after the exchange of ratifications, and shall remain in force for an indefinite period until the termination of a year from the day on which it may have been denounced.

Such denunciation shall be made to the Government of the Swiss Confederation. It shall only take effect in regard to the country making it, the Convention remaining in full force and effect for the other countries of the Union.

ARTICLE 30.

The States which shall introduce in their legislation the duration of protection for fifty years contemplated by Article 7, first paragraph, of the present Convention, shall give notice thereof in writing to the Government of the Swiss Confederation, who will communicate it at once to all the other States of the Union.

The same procedure shall be followed in the case of the States renouncing the reservations made by them in virtue of Articles 25, 26, and 27.

Additional Protocol to the International Copyright Convention of November 13, 1908.

The countries belonging to the International Union for the protection of literary and artistic works, being desirous of permitting the limitation at discretion of the application of the Convention of the 13th November, 1908, have adopted by common consent the following Protocol:—

- 1. Where any country outside the Union fails to protect in an adequate manner the works of authors who are subject to the jurisdiction of one of the contracting countries, nothing in the Convention of the 13th November, 1908, shall affect the right of such contracting country to restrict the protection given to the works of authors who are, at the date of the first publication thereof subjects or citizens of the said non-Union country, and are not effectively domiciled in one of the countries of the Union.
- 2. The right accorded by the present Protocol to contracting States belongs equally to any of their oversea possessions.
- 3. No restrictions introduced by virtue of Article 1 of the present Protocol shall in any way affect the rights which an author may have acquired in respect of a work published in a country of the Union before such restrictions

were put in force.

- 4. The States which restrict the grant of copyright in accordance with the present Protocol shall give notice thereof to the Government of the Swiss Confederation by a written declaration specifying the countries in regard to which protection is restricted, and the restrictions to which rights of authors who are subject to the jurisdiction of these countries are subjected. The Government of the Swiss Confederation will immediately communicate this declaration to all the other States of the Union.
- 5. The present Protocol shall be ratified, and the ratifications deposited at Berne within a period not exceeding twelve months from the date thereof. It shall come into operation one month after the expiration of this period, and shall have the same force and duration as the Convention to which it relates.

In witness whereof the Plenipotentiaries of the countries belonging to the Union have signed the present Protocol, a certified copy of which shall be transmitted to each of the respective Governments.

Done at Berne, the 20th day of March, 1914, in a single copy, deposited in the archives of the Swiss Confederation.

11-12 GEORGE V.

CHAP. 25.

An Act to amend the Criminal Code.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of 1919, (2) the Senate and House of Commons of Canada, enacts c. 12; as follows:--

1907, cc. 7, 8, 9, 45; 1908, cc. 10, 18; 1909, c. 9; 1910, cc. 10, 11, 12, 13; 1912, cc. 18, 1913, c. 13; 1914, c. 24; 1915, c. 12, 1917, cc 13, 14, 26; 1918, c. 16; 1919, cc. 15, 46: 1920, cc. 24,

1. The Criminal Code, chapter one hundred and fortysix of the Revised Statutes of Canada, 1906, is amended by inserting the following section immediately after section one hundred and fourteen:-

"114A. Every one is guilty of an indictable offence Penalty for and liable to seven years' imprisonment who without having without lawful lawful excuse has in his possession any bomb, grenade or excuse a bomb, etc. other device or contrivance made or intended for a similar use or purpose, and such possession shall be prima facie evidence of such unlawful possession."

2. (1) Paragraph (a) of subsection one of section one Prohibition hundred and eighteen of the said Act, as enacted by chapter respecting carrying forty-three of the statutes of 1920, is amended by inserting concealed after the words "concealed a" in the fourth line thereof extended to the words "pistol, revolver."

pistols, etc.

(2) The following paragraph is inserted immediately

after paragraph (d) of said subsection one:—

"(d1) being an alien has in his possession any pistol, revolver, shot gun, rifle or other firearm or any ammunition for any firearm or any offensive weapon without having a permit therefor, which permit may be issued in the same manner by the same persons and as near as may be in the same form as in the case of the other permits referred to in this section."

(3) Paragraph (aa) of the said subsection one of section one hundred and eighteen as enacted by chapter fortythree of the statutes of 1920, subsection two of the said section as enacted by chapter thirteen of the statutes of 1913, chapter forty-six of the statutes of 1919 and chapter forty-three of the statutes of 1920, and subsection four

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of

of the said section as enacted by chapter thirteen of the statutes of 1913 are repealed, and the following are enacted in lieu of said subsections two and four:—

Persons who may issue permits.

Powers of Governor in

Council to

arms.

restrict possession of "(2) Upon sufficient cause being shown, any officer of the Royal Canadian Mounted Police or of a provincial police or detective force, or any stipendiary or district magistrate or police magistrate or acting police magistrate or sheriff or chief constable of any city, incorporated town or district municipality, or any person authorized under the law of any province to issue licenses or permits to carry firearms, or to hunt or shoot, or any officer or class of officers or persons thereto authorized by the Governor in Council, may grant any applicant therefor as to whose discretion and good character he is satisfied a permit in Form 76, for such period not exceeding twelve months as he deems fit."

"(4) Whenever the Governor in Council deems it expedi-

ent in the public interest he may by proclamation:—

- (a) suspend the operation of any of the provisions of this section in any part of Canada and for such period as he deems fit; or
- (b) forbid for such period as he deems fit the having in possession in such portion of Canada as may be named in the proclamation any firearm, air gun, or other weapon or any device or contrivance for muffling or stopping the sound of the report of any firearm, without a permit therefor, which permit may be issued in the same manner by the same persons and as near as may be in the same form as in the case of other permits referred to in this section; and upon the issue of such proclamation the provisions of this section forbidding the sale to a person who has not got a permit and requiring a record to be kept of sales shall apply to the weapons and other articles mentioned in such proclamation."

Driving a motor vehicle while intoxicated made an offence.

- 3. The said Act is amended by inserting the following section immediately after section two hundred and eighty-five B:
- "285c. Every one who while intoxicated drives any motor vehicle or automobile shall be guilty of an offence and liable upon summary conviction for the first offence to a term not exceeding thirty days and not less than seven days, for a second offence for a term not exceeding three months and not less than one month, and for each subsequent offence for a term not exceeding one year and not less than three months."

Whipping added to punishments for rape.

4. Section two hundred and ninety-nine of the said Act is amended by adding after the words "imprisonment for life" the words "and to be whipped."

5. Section three hundred and seventy-seven A of the said Act, as enacted by chapter forty-six of the statutes of 1919, is repealed, and the following is substituted therefor:

"377A. Every one who is found guilty of stealing any Minimum automobile or motor car shall be sentenced to not less than sentence for stealing one year's imprisonment. The provisions of subsection automobile. one of section one thousand and thirty-five shall not apply or extend to any such person, and sentence in any such case shall not be suspended without the concurrence of the Attorney General or his agent, or of the counsel acting for the Crown in the prosecution of the offender."

6. Subsection one of section four hundred and thirty- Marks used two of the said Act is amended by adding the following to on public the marks appropriated for use on stores, the property of His Majesty in the right of His Government of Canada: STORES. MARKS.

"Public stores in charge or under the D. P. W. control of or issued by or through the Department of Public Works.

"

7. (1) The following section is inserted immediately after section four hundred and forty-two of the said Act:

"442A. Every one is guilty of an indictable offence and Three card liable to three years' imprisonment who carries on or plays, monte, etc. or offers to carry on or to play, or employs any one to carry on or to play, in any public place or any place to which the public have access, the game known as 'three card monte', or any similar game, whether played with cards or any other instruments and whatever may be the number of cards or instruments employed, for any valuable consideration, or who receives bets, wagers or deposits of any kind on the outcome of any such game, or who permits in any such place that is under his control any person to carry on or to play any such game."

(2) Section seven hundred and seventy-three of the Prosecution said Act is amended by adding the following paragraph after etc., three paragraph (h) as enacted by said chapter forty-three. paragraph (h) as enacted by said chapter forty-three.

"or (i) with any offence under section four hundred and xvi."

forty-two A."

(3) Section seven hundred and eighty-one of the said Conviction and penalty Act, as amended by chapter forty-three of the statutes of section of Part XVI made 1920, is amended by inserting "or (i)" immediately before applicable to the words "of section" in the second line thereof.

8. Sections four hundred and forty-seven and four monte.

Penalty of hundred and forty-eight of the said Act are amended by whipping for adding at the end of each of the said sections the words robbery and assault with "and to be whipped."

prosecutions for playing three card intent to rob. Fraudulently burning any chattel over \$200 in value.

- 9. Section five hundred and eleven of the said Act is amended by adding thereto the following subsection:-
- "(2) Every one is guilty of an indictable offence and liable to five years' imprisonment who, wilfully and for any fraudulent purpose, burns any chattel having a greater value than two hundred dollars."

Penalty for mjuring, etc., oil well extended to gas wells.

10. Section five hundred and twenty is amended by inserting the words "or gas" immediately after the words "or oil" in the third line thereof. 11. (1) Subsection one of section five hundred and

Time during which cattle may be kept ın caıs mav be extended from 28 to 36 hours at request of owner, etc.

Carriage of calves under three weeks old other than calves with their dams and thoroughbred calves forbidden.

Penalty extended to transportation of calves under 3 weeks old.

forty-four of the said Act is amended by striking out the word "unless" in the twelfth line thereof and substituting therefor the following words: "or, upon the written request of the owner or person in charge of the shipment, for a period of not more than thirty-six hours unless in either case": and by adding the following at the end thereof:— "and no such railway company and no owner or master of any vessel plying from one province to another province, or within any province or from the United States to or through any province, shall convey or transport any calves under the age of three weeks other than calves at foot of milch cows or pure-bred calves on or over any of its lines of railway or on any such vessel."

(2) Subsection six of the said section is repealed, and the

following is substituted therefor:—

"(6) Every person who knowingly and wilfully fails to comply with the provisions or otherwise violates any of the provisions of this section shall be guilty of an offence and liable for every such offence, on summary conviction. to a penalty not exceeding one hundred dollars."

12. Section five hundred and forty-nine of the said Act is amended by adding at the end thereof the following proviso:-

Metal tokens used as money forbidden.

"Provided, however, that such intent shall not be necessary to constitute such offence in case such coin or token is made or issued with the intention (the disproof whereof shall lie on the accused) of entitling the holder thereof to receive therefor, to the extent of the value denoted thereon, goods or merchandise from the person so charged as aforesaid."

Clerk of Peace at Three Rivers to have powers as J.P.

- 13. Section six hundred and five of the said Act is amended by substituting for the words "In the District of Montreal" in the first line thereof the following words "In the Districts of Montreal and Three Rivers."
- 14. Subsections one and two of section six hundred and eighty-four of the said Act are repealed, and the following are substituted therefor:

"684. (1) After the examination of the witnesses pro- Reading duced on the part of the prosecution has been completed, deposition on the justice, unless he discharges the account of the prosecution of the pro the iustice, unless he discharges the accused person, shall erquiry. ask him, if the evidence has not been taken in shorthand. whether he wishes the depositions to be read again, and unless the accused dispenses therewith shall read or cause them to be read again.

"(2) The justice shall then address the accused in these Accused to

words, or to the like effect:—

be addressed

"'Having heard the evidence, do you wish to say any- In these thing in answer to the charge? You are not bound to say words. anything, but whatever you do say will be taken down in writing and may be given in evidence against you at your trial. You must clearly understand that you have nothing to hope from any promise or favour and nothing to fear from any threat which may have been held out to you to induce you to make any admission or confession of guilt, but whatever you now say may be given in evidence against you at your trial notwithstanding such promise or threat."

15. The tariffs of fees in section seven hundred and Tariffs of seventy of the said Act are repealed and the following are fees under part XV substituted therefor:-

summary convictions increased.

(A) FEES TO BE TAKEN BY JUSTICES OF THE PEACE OR THEIR CLERKS.

1. Information or complaint and warrant or sum-		
mons\$	1	00
2. Warrant where summons issued in first instance	0	25
3. Each necessary copy of summons or warrant	0	25
4. Each summons or warrant to or for a witness or		
witnesses. (Only one summons on each side		
to be charged for in each case, which may		
contain any number of names. If the justice		
of the case requires it, additional summonses		
shall be issued without charge)	0	50
5. Information for warrant for witness and warrant	0	50
6. Each necessary copy of summons or warrant for		
witness	_	10
7. For every recognizance		50
8. For hearing and determining case	0	75
9. If case lasts over two hours	1	50
10. Where one justice alone cannot lawfully hear		
and determine the case the same fee for hear-		
ing and determining to be allowed to the		
associate justice	_	
11. For each warrant of distress or commitment		50
125 12	•	

12. For making up record of conviction or order where the same is ordered to be returned to sessions or on certiorari	1	00
viction not more than		50
ed, per folio of 100 words		10
made out in detail	0	10
(Items 13 and 14 to be chargeable only when there has been an adjudication).		
(B) constables' fees.		
1. Arrest of each individual upon a warrant, or arresting without a warrant an individual who	n 1	۲0
is subsequently convicted or committedfor trial 2. Serving summons or subpoena		50 50
 3. Mileage to serve summons, subpoena or to make an arrest, one way, per mile, 15 cents (if no public conveyance is available reasonable livery charges to be allowed). 4. Mileage when service cannot be effected, upon 	Ü	00
proof of due diligence, one way	0	15
travelled to make the arrest, per mile one way 6. Taking prisoner to gaol on remand or committal, one way, per mile (if no public conveyance is available reasonable livery charges	0	15
to be allowed)	0	15
7. Attending magistrate or justices on summary trials, or on examination of prisoners charged with crime for each day necessarily employed, only one day's fees on any number of		
cases	2	00
8. Serving distress warrant, and returning same 9. Advertising under distress warrant	1 1 0.	50 50

	Travelling to make distress, or to search for goods to make distress, when no goods are found, one way, per mile								
11.	Appraisements, whether by one appraiser or more, two cents in the dollar on the value of the goods.								
12.	Catalogue sale and commission, and delivery of goods—five cents in the dollar on the net produce of the goods.								
	(C) WITNESSES' FEES.								
1.	Each day attending trial	1	50						
۷,	Mileage travelled to attend trial (one way) per mile	0	15						
	(D) INTERPRETERS' FEES.								
	Each day attending trial	2	50						

16. Section seven hundred and seventy-six of the said Prosecution Act is amended by inserting after the words "provisions of" for officers in the fifth line thereof the words "paragraph (h) of section to be tried seven hundred and seventy-three or of."

summarily only with consent of accused.

17. Section nine hundred and eighty-six of the said Act, as enacted by chapter thirteen of the statutes of 1913 and chapter sixteen of the statutes of 1918, is amended by adding thereto the following subsection:

"(2) In any prosecution under section two hundred and Conviction of twenty-nine, two hundred and twenty-nine A or two hun-keeper prima dred and thirty evidence that a person was convicted for evidence of being the keeper of a disorderly house shall be prima facie being a evidence that such house is a disorderly house as against disorderly house. any person charged with being or having been at the same time, an inmate or frequenter of the same disorderly house.

18. Section one thousand and twenty-four of the said Act is amended by inserting the following subsection immediately after subsection one thereof:—

"(1A) Any person whose acquittal has been set aside may acquittal appeal to the Supreme Court of Canada against the setting is set aside aside of such acquittal.

may appeal to the Supreme Court of Canada.

19. Section one thousand and eighty-one of the said Act is amended by adding thereto the following subsection:

"(5) The court in suspending sentence may direct that Offender the offender shall be placed on probation for such period under and under such conditions as the court may prescribe, sentence and may from time to time increase or decrease such may be placed on

period probation.

period and change such conditions, and that during such period the offender shall report from time to time as the court may prescribe to any officer that the court may designate, and the offender shall be under the supervision of such officer during the said period, and the officer shall report to the court if the offender is not carrying out the terms on which the sentence is suspended, and thereupon the offender shall be brought again before the court for The offender may also be ordered to make restitution and reparation to a person or persons aggrieved or injured by the offence for which he was convicted for the actual damage or loss thereby caused, and the offender may while on probation be ordered as one of said conditions to provide for the support of his wife and any other dependent or dependents for which he is liable."

Prosecution not to be taken after three years from offence.

20. Paragraph (a) of section eleven hundred and forty of the said Act is amended by adding thereto the following sub-paragraph:—

"(iv) Any offence relating to or arising out of the location of land which was paid for in whole or in part by scrip or was granted upon certificates issued to half-breeds in connection with the extinguishment

of Indian title."

Seals not necessary.

- 21. It shall not hereafter be necessary for any justice to attach or affix any seal to any proceedings or process the forms for which are contained in Part XXV of the said Act.
- 22. The said Act is hereby amended by inserting therein. immediately after section one thousand and fifty-five, the following section:

Revision of sentence by court of appeal.

- "1055A. (1) When an offender has been convicted of an indictable offence other than one punishable with death. a judge of the court of appeal for the province in which the conviction was had may direct that application may be made to that court for a revision of the sentence passed.
- "(2) Upon any application so made the court of appeal shall consider the fitness of the sentence passed and may upon such evidence, if any, as it thinks fit to require or receive-

"(a) refuse to alter that sentence; or

"(b) diminish or increase the punishment imposed thereby, but always so that the diminution or increase be within the limits of the punishment prescribed by law for the punishment of the offence of which the offender has been convicted; or

"(c) otherwise, but within such limits, modify the

punishment imposed by the sentence.

"(3)

- "(3) A judgment whereby the court of appeal so diminishes, increases or modifies the punishment of an offender, shall have the same force and effect as if it were a sentence which might have been passed upon the offender by the court before which he was tried."
- 23. Chapter twelve of the statutes of 1919, second Chapter session, An Act to amend the Criminal Code, is repealed. amending s. 118 re having

24. Forms one to seventy-six, both inclusive, in Part Forms. XXV of the said Act are repealed, and the following are enacted in lieu thereof:—

FORM 1.

(Section 629.)

Information to obtain a Search Warrant.

Canada. Province of County of

The information of A. B., of county (yeoman), taken this

in the said day of

the year before me.

who says that (describe things to be searched for and offence in respect of which search is made), and that he has reasonable grounds for believing that the said goods and chattels, or some part of them are concealed

in the (dwelling-house, etc.), of C. D., of

in the said district (or county, etc.,) (here add the grounds of belief, whatever they may be): Wherefore (he) prays that a search warrant may be granted to (name of person) to search the said (dwelling-house; etc.), for the said goods and chattels.

Sworn before me the day and year first above mentioned.

J. P. (name of County).

63-64 V., c. 46, form J.

FORM 2.

(Section 630.)

Warrant to Search.

Canada. Province of County of

To the peace officers in the said county.

Whereas it appears on the oath of A. B., of , that there are reasonable grounds for believing that (describe 129 vol. I—9 things 10

things to be searched for and offence in respect of which search is made) are concealed in at

This is, therefore, to authorize and require you between the hours of (as the justice shall direct) to enter into the said premises, and to search for the said things, and to bring the same before me or some other justice.

Dated this

day of

, in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form I.

FORM 2A.

(Section 629A.)

Canada, Province of County of .

Whereas proof upon oath has this day been made before me, that the name of J. S. to the within warrant subscribed is of the handwriting of the justice within mentioned, I do therefore hereby authorize W. T. who brings me this warrant and all other persons to whom this warrant was originally directed or by whom it may be lawfully executed. and also all peace officers of the said county to execute the same within the said county.

1909, c. 9.

J. P. (name of County).

FORM 3.

(Section 654).

Information and Complaint for an Indictable Offence.

Canada,
Province of
County of

The information and complaint of C. D. of (yeoman), taken this day of , in the year , before the undersigned who saith that (etc., stating the offence).

(us) Sworn before (me), the day and year first above mentioned.

55-56 V., c. 29, sch. 1, form C.

J. P., (name of County.)

FORM

FORM 4.

(Section 656.)

Warrant to Apprehend a Person Charged with an Indictable Offence Committed on the High Seas or Abroad.

For offences committed on the high seas the warrant may be the same as in ordinary cases, but describing the offence to have been committed 'on the high seas, out of the body of any district or county of Canada and within the jurisdiction of the Admiralty of England.'

For offences committed abroad for which the parties may be indicted in Canada, the warrant also may be the same as in ordinary cases, but describing the offence to have been committed on land out of Canada, to wit: at in the Kingdom of , or, at , in the Island of , in the West Indies, or at , in the East Indies. or as the case may be.

55-56 V., c. 29, seh. 1, form D.

FORM 5.

(Section 658.)

Summons to a Person charged with an Indictable Offence.

Canada,
Province of
County of
To A. B., of (labourer):

Whereas you have this day been charged before the undersigned for that you on , at , (stating shortly the offence): These are therefore to command you, in His Majesty's name, to appear before (me) on at o'clock in the (fore) noon, at , or before such other justice for the said county as shall then be there, to answer to the said charge, and to be further dealt with according to law.

Given under (my) hand, this day of in the year

J. P., (name of County.) 55-56 V., c. 29, sch. 1, form E.

FORM 6.

(Section 659.)

Warrant in the first instance to apprehend a Person charged with an Inductable Offence.

Canada,
Province of ,
County of .

To the peace officers in the said county.

Whereas A. B., of , (labourer), has this day been charged upon oath before the undersigned, for that he, on , at , did (etc., stating shortly the offence): These are, therefore, to command you, in His Majesty's name, forthwith to apprehend the said A. B., and to bring him before (me) or some other justice in and for the said county, to answer unto the said charge, and to be further dealt with according to law.

Given under (my) hand, this day of in the year

J. P., (name of county.)

55-56 V., c. 29, sch. 1, form F.

FORM 7.

(Section 660.)

Warrant in lieu of or when the Summons is disobeyed.

Canada,
Province of ,
County of .

To the peace officers in the said county.

Whereas on the day of , was charged before (me or us,) A. B., of the undersigned for that (etc., as in the summons); and whereas I (or he) (or we or they) did then issue (my, our, his or their) summons to the said A. B., commanding him, in His Majesty's name, to appear before (me) on the day of A.D. o'clock in the (fore) noon, at , or before such other justice as should then be there, to answer to the said charge and to be further dealt with according to law; and whereas the said A. B. has neglected to be or appear at the time and place appointed in and by the said summons, although although it has now been proved to (me) upon oath that the said summons was duly served upon the said A. B., or it appears that the said summons cannot be served: These are therefore to command you in His Majesty's name, forthwith to apprehend the said A. B., and to bring him before (me) or some other justice in and for the said county, to answer the said charge, and to be further dealt with according to law.

Given under (my) hand, this

day of

in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form G.

FORM 8.

(Section 662.)

Endorsement in Backing a Warrant.

Canada, Province of County of

Whereas proof upon oath has this day been made before me, that the name of J. S. to the within warrant subscribed, is of the handwriting of the justice within mentioned: I do therefore hereby authorize W. T. who brings to me this warrant and all other persons to whom this warrant was originally directed, or by whom it may be lawfully executed, and also peace officers of the said county, to execute the same within the said county.

Given under (my) hand, this in the year.

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form H.

FORM 9.

(Section 665.)

Warrant to convey before a Justice of another County.

Canada,
Province of ,
County of .

To the peace officers in the said county.

Whereas information upon oath was this day made before the undersigned that A. B., of , on the day 133 of 14

of , in the year , at , in the county of (state the charge).

And whereas I have taken the deposition of X. Y. as to the said offence.

And whereas the charge is of an offence committed in the

county of

This is to command you to convey the said (name of accused), of

nentioned county, near the above place, and to deliver to him this warrant and the said deposition.

Dated this

day of

, in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form A.

FORM 10.

(Section 666.)

Receipt to be given to the Constable by the Justice for the County in which the Offence was committed.

Canada,
Province of
County of

I, J. L., hereby certify that W. T., peace officer of the has, on this county of day of in the year , by virtue of and in obedience to a warrant of J. S., a justice in and for the county of , produced before me one A. B., charged before the said J. S. with having (etc., stating shortly the offence) and delivered him into the custody of by my direction to answer to the said charge, and further to be dealt with according to law, and has also delivered unto me the said warrant, together with the information (if any) in that behalf, and the deposition (s) of C. D. (and of), in the said warrant mentioned, and that he has also proved to me, upon oath, the handwriting of the said J. S., subscribed to the same.

Dated the day and year first above mentioned.

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form B.

FORM 11.

(Section 671.)

Summons to a Witness.

Canada,
Province of
County of
To E. F., of

Canada,

Cana

Whereas information has been laid before the undersigned that A. B. (etc., as in the summons or warrant against the accused), and it has been made to appear to me that you are likely to give material evidence for (the prosecution or for the accused): These are therefore to require you to appear before the presiding justice, on next, at o'clock in the (fore) noon, at to testify what you know concerning the said charge so made against the said A.B.

Given under my hand, this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form K; 58-59 V., c. 40, s. 1.

FORM 12.

(Section 673.)

Warrant when a Witness has not obeyed the Summons, or has avoided service.

Canada,
Province of
County of

To the peace officers in the said county.

Whereas information having been laid before justice, in and for the said county, that A. B. (etc., as in the summons); and it having been made to appear to (me) upon oath that E. F. of (labourer), was likely to give material evidence for (the prosecution or the accused), (I) duly issued (my) summons to the said E. F., requiring him to appear before the presiding justice , to testify what he knows respecting the said charge; and whereas proof has this day been made upon oath before (me) of such summons having been duly served upon the said E. F. (or that the said E. F. has avoided service thereof); and whereas the said E. F. has neglected to appear at the time and place appointed by

by the said summons, and no just excuse has been offered for such neglect; These are therefore to command you to bring the said E. F. before the presiding justice on at o'clock in the (fore) noon, at, as shall then be there, to testify what he knows concerning the said charges.

Given under (my) hand, this day of in the year

J. P., (name of county.)

55-56 V., c. 29, sch. 1, form L.

FORM 13.

(Sections 674 and 842.)

Conviction for Contempt.

Canada,
Province of ,
County of .

Be it remembered that on the , in the county of in the year convicted before me, for that he did not attend before me to give evidence on the trial of a certain charge against one A. B. of theft (or as the case may be), although duly summonsed or subpæaned (or bound by recognizance to appear and give evidence in that behalf (as the case may be) and has not shown before me any sufficient excuse for such default, and I adjudge the said E. F., for his said offence, to be imprisoned in the common gaol of the county , for the space of be kept with (or without) hard labour (as may be authorized and determined, and in case a fine is also intended to be imposed, then proceed) and I also adjudge that the said E. F. do forthwith pay a fine of dollars, and in default of payment, that the said fine, with the cost of collection, be levied by distress and sale of the goods and chattels of the said E. F.

Given under my hand the day and year first above

mentioned.

J. P. or Judge.

55-56 V., c. 29, sch. 1, form PP.

FORM 14.

(Section 675.)

Warrant for a Witness in the First Instance.

Canada. Province of County of

To the peace officers in the said county.

Whereas information has been laid before the undersigned that (etc., as in the summons); and it having been made to appear to (me) upon oath, that E. F. of (labourer), is likely to give material evidence for the prosecution (or for the accused), and that it is probable that the said E. F. will not attend to give evidence unless compelled to do so: These are therefore to command you to bring the said E. F. before the presiding justice on

o'clock in the (fore) noon, at , to testify

what he knows concerning the said charge.

Given under my hand this day of in the year

55-56 V., c. 29, sch. 1, form M.

FORM 15.

J. P., (name of county.)

(Section 677.)

Warrant when a witness has not obeyed a subpæna.

Canada, Province of County of

To the peace officers in the said county.

Whereas information having been laid before justice in and for the said county, that A. B. (etc., as in the summons); and there being reason to believe that E. F., of , (labourer), was likely to give material evidence for (the prosecution or for the accused), a writ of subpœna was issued by order of subpœna was issued by order of , judge of (name of court) to the said E. F., requiring him to appear before the presiding justice on to testify what he knows respecting the said charge; and whereas proof has this day been made upon oath before (me) of such writ of subpœna having been duly served upon the said E. F.; and whereas the said E. F. has neglected to appear at the time and place appointed by the said writ of subpœna, and no just excuse has been offered for such

neglect: These are therefore to command you to bring the said E. F. before the presiding justice on at o'clock in the (fore) noon, at to testify what he knows concerning the said charge so made against the said A B.

Given under (my) hand this day of in the year

J. P., (name of County).

55-56 V., c. 29, sch. 1, form N.

FORM 16.

(Section 678.)

Warrant of Commitment of a witness for refusing to be sworn or to give evidence.

Canada Province of County of

To the peace officers in the said county of, and to the keeper of the common gaol at , in the said county.

Whereas A. B. was lately charged before justice in and for the said county, for that (etc., as in the summons); and it having been made to appear to (me) upon oath that E. F. of was likely to give material evidence (for the prosecution or for the accused), (I) duly issued (my) summons to the said E. F., requiring him to appear before the presiding judge on to testify what he knows concerning the said charge; and the said E. F. now appearing by virtue of the said warrant, to testify as aforesaid, and being required to make oath or affirmation as a witness in that behalf, (now refuses so to do or being duly sworn as a witness now refuses to answer certain questions concerning the premises which are now here put to him, and more particularly the following or refuses or neglects to produce certain documents which he is required to produce, to wit; or refuses to sign his depositions) without offering any just excuse for such refusal or neglect: These are therefore to command you, to take and safely convey the said E. F. to the common gaol at in the county aforesaid, and there to deliver him to the keeper thereof, together with this precept: And I do hereby command you, the said keeper, to receive the said E. F. into your custody in the said common gaol, and him there safely keep for the space of days, for the said contempt, unless in the meantime he consents to be 138 examined.

examined, and to answer concerning the premises (or as the case may be); and for your so doing, this shall be your sufficient warrant.

Given under (my) hand, this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form O.

FORM 17.

(Section 679.)

Warrant remanding a prisoner.

Canada)7	Го	t	he	; ~·	Pe	ace	(Offi	cers	in	the the
Province of	,	K	Zec	ep	C1 er	of	or the	C	om	nty mor	and Gao	ol at
County of City of To Wit;	,	S	aic	1 (Co	un	ty.				ш	the

You are hereby commanded forthwith to convey to the said common gaol the person or persons this day charged before me and remanded as in the following schedule set forth:-

Person charged. Offence.

Remanded to.

And you the said keeper are hereby commanded to receive the said person or persons into your custody in said gaol, to be there safely kept until the day when his or her remand shall expire as aforesaid and then to have such person or persons before the presiding justice at o'clock in the noon of the at the hour of said day, there to answer further to said charge and to be further dealt with according to law, unless you shall be otherwise ordered in the meantime.

19 , Given under my hand this day of aforesaid. at the

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form P.

FORM 18.

(Section 681.)

Recognizance of Bail discharging Remand on an Adjournment of Examination.

Canada
Province of ,
County of .

Be it remembered that on the day of , (labourer), L. M. , A. B., of in the year , (grocer), and N. O., of , (butcher), of personally came before me, and severally acknowledged themselves to owe to our Lord the King, the several sums following, that is to say: The said A. B. the sum of , each, to be the said L. M., and N. O., the sum of made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Lord the King, if he, the said A. B., fails in the condition endorsed (or hereunder written).

Taken and acknowledged the day and year first above mentioned, at before me.

J. P., (name of County.)

Condition.

The condition of the within (or above written recognizance is such that whereas the within bounden A. B. was this day (or on last past) charged before me for that (etc., as in the warrant); and whereas the examination of the witnesses for the prosecution in this behalf is adjourned until the day of : If therefore the said A. B. appears before the presiding judge on the said o'clock in the (fore) noon, to , at answer (further) to the said charge, and to be further dealt with according to law, the said recognizance to be void, otherwise to stand in full force and virtue. 55-56 V., c. 29, sch. 1, form Q.

FORM 19.

(Section 682.)

Deposition of a Witness.

Canada, Province of , County of .

The deposition of X. Y., of , taken before the undersigned, this day of , in the year , at (or after notice to C. D. who stands 140 committed

committed for) in the presence and hearing of C.D., who stands charged that (state the charge). The said deponent saith on his (oath or affirmation) as follows: (Insert deposition as nearly as possible in words of witness.)

(If depositions of several witnesses are taken at the same

time, they may be taken and signed as follows):

The depositions of X. of , Y. of , Z. of etc., taken in the presence and hearing of C. D., who stands charged that

The deponent X. (on his oath or affirmation) says as

follows:

The deponent Y. (on his oath or affirmation) says as follows:

The deponent Z. (on his oath, etc., etc.)

(The signature of the justice may be appended as follows):

The depositions of X., Y., Z., etc., written on the several sheets of paper, to the last of which my signature is annexed, were taken in the presence and hearing of C. D., and signed by the said X., Y., Z., etc., respectively in his presence. In witness whereof I have in the presence of the said C. D. signed my name.

Witness:

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form S.

FORM 20.

(Section 684.)

Statement of the Accused.

Canada,
Province of ,
County of .

A. B. stands charged before the undersigned, this day of , in the year, for that the said A. B., on , at (etc., as in the captions of the depositions); and the said charge being read to the said A. B., and the witnesses for the prosecution, C. D. and E. F., being severally examined in his presence, the said A. B. is now addressed by me as follows:

'Having heard the evidence, do you wish to say anything in answer to the charge? You are not bound to say anything, but whatever you do say will be taken down in writing, and may be given in evidence against you at your trial. You must clearly understand that you have nothing to hope from any promise or favour, and nothing to fear from any threat which may have been held out to

you to induce you to make any admission or confession of guilt, but whatever you now say may be given in evidence against you upon your trial, notwithstanding such promise or threat.' Whereupon the said A. B. says as follows: (Here state whatever the prisoner says and in his very words, as nearly as possible. Get him to sign it if he will).

A. B.

Taken before me, at above mentioned.

, the day and year first

J. P., (name of County).

55-56 V., c. 29, sch. 1, form T.

FORM 21.

(Section 688.)

Form of Recognizance where the Prosecutor requires the Justice to bind him over to prosecute after the charge is dismissed.

Canada.
Province of ,
Ccunty of .

Whereas C. D. was charged before me upon the information of E. F. that C. D. (state the charge), and upon the hearing of the said charge I discharged the said C. D., and the said E. F. desires to prefer an indictment against the said C. D. respecting the said charge, and has required me to bind him over to prefer and prosecute such an indictment at (here describe the next practicable sitting of the court by which the person discharged would be tried if committed).

The undersigned E. F. hereby binds himself to perform the following obligation, that is to say, that he will prefer and prosecute an indictment respecting the said charge against the said C. D. at (as above). And the said E. F. acknowledges himself bound to forfeit to the Crown the sum of \$\\$ in case he fails to perform the said obligation.

E. F.

Taken before me.

J. P., (name of County.) 55-56 V., c. 29, sch. 1, form U.

FORM

said

FORM 22.

(Section 690.)

Warrant of Commitment.
Canada Province of
Whereaswas this day charged before me with having on theday of
And whereas on a preliminary examination on said charge the said accused was this day committed by me for trial. These are therefore to command you the said Peace Officers to take the said accused and hsafely convey to the said Common Goal and there deliver h to the Keeper thereof, with this precept. And I do hereby command you the said Keeper to receive the said accused into your custody, in the said Common Gaol and there safely keep h until he shall be thence delivered by the due course of law. Given under my hand this
J. P., (name of County.)
55-56 V., c. 29, sch. 1, form V.
FORM 23. (Section 692.) Recognizance to Prosecute.
Canada, Province of , County of .
Be it remembered that on the day of , in the year , C. D. of , in the county aforesaid, (farmer), personally came before me, and acknowledged himself to owe to our Lord the King, the sum of , to be made and levied of his recode and shortests lands and tenements to the use of our

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said Lord the King, if the said C. D. fails in the condition endorsed (or hereunder written).

Taken and acknowledged before me the day and year first above mentioned.

J. P., (name of County.)

Condition to Prosecute.

The condition of the within (or above) written recognizance is such that whereas one A. B. was this day charged before me, J. S., a justice within mentioned, for that (etc., as in the caption of the depositions); if therefore, he the said C. D. appears at the court by which the said A.B. is or shall be tried* and there duly prosecutes such charge then the said recognizance to be void, otherwise to stand in full force and virtue.

55-56 V., c. 29, sch. 1, form W.

(Section 692.)

FORM 24.

Recognizance to Prosecute and Give Evidence.

(Same as the last form, to the asterisk*, and then thus):— And there duly prosecutes such charge against the said A. B. for the offence aforesaid, and gives evidence thereon, as well to the jurors who shall then inquire into the said offence, as also to them who shall pass upon the trial of the said A. B., then the said recognizance to be void, or else to stand in full force and virtue. 55-56 V., c. 29, sch. 1, form X.

FORM 25.

(Section 692.)

Recognizance to Give Evidence.

(Same as form 23 to the asterisk,* and then thus):—And there gives such evidence as he knows upon the charge to be then and there preferred against the said A. B. for the offence aforesaid, then the said recognizance to be void, otherwise to remain in full force and virtue. 55-56 V., c. 29, sch. 1, form Y.

FORM

FORM 26.

(Section 694.)

Commitment of a Witness for Refusing to Enter into the Recognizance.

Canada Province of County of

To the peace officers in the said county and to the keeper of the common gaol of the said county, at in the county aforesaid.

Whereas A. B. was lately charged before the undersigned for that (etc., as in the summons to the witness), and it having been made to appear to (me) upon oath that E. F., of , was likely to give material evidence for the prosecution, a summons was duly issued to the said E. F., requiring him to appear before the presiding justice on to testify what he knows concerning the said charge; and the said E. F. now appearing before (me) (or being brought before (me) by virtue of a warrant in that behalf to testify as aforesaid), has been now examined before (me) touching the premises, but being by (me) required to enter into a recognizance conditioned to give evidence against the said A. B., now refuses so to do: These are therefore to command you to take and safely convey the said E. F. to the common gaol at in the county aforesaid, and there deliver him to the said keeper thereof, together with this precept: And I do hereby command you, the said keeper, to receive the said E. F. into your custody in the said common goal, there to imprison and safely keep him until after the trial of the said A. B. for the offence aforesaid, unless in the meantime the said E. F. duly enters into such recognizance as aforesaid, in the sum of before some one justice for the said county, conditioned in the usual form to appear at the court by which the said A. B. is or shall be tried, and there to give evidence upon the said charge.

Given under my hand this in the year

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form Z.

R.S., 1906.

FORM

FORM 27.

(Section 694.)

Order Discharging Witness, when Accused Discharged.

Canada,
Province of ,
County of .

To the keeper of the common gaol at county aforesaid.

, in the

Whereas by order dated the day of, A.D., reciting that A. B. was charged before (me) for a certain offence therein mentioned, and that E. F. having appeared before (me) and being examined as a witness for the prosecution on that behalf, refused to enter into recognizance to give evidence against the said A. B., and I therefore thereby committed the said E. F. to your custody, and required you safely to keep him until after the trial of the said A. B. for the offence aforesaid, unless in the meantime he should enter into such recognizance as aforesaid; and whereas the said A. B. has been since discharged, and it is therefore not necessary that the said E. F. should be detained longer in your custody: These are therefore to order and direct you the said keeper to discharge the said E. F. out of your custody, as to the said commitment.

Given under my hand this in the year.

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form AA.

FORM 28.

(Section 696.)

Recognizance of Bail.

Canada Province of County of

Be it remembered that on the day of , in the year , A. B. of , (labourer), L. M. of , (grocer), and N. O. of , (butcher), personally came before (us) the undersigned, (two) justices for the said county, and severally acknowledged themselves to owe to our Lord the King, the several sums following, that is to say: the said A. B., the sum of , and the said L. M. and N. O. the sum of , each, to be made

and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Lord the King, if he, the said A. B., fails in the condition endorsed (or hereunder written).

Taken and acknowledged the day and year first above mentioned, at , before us.

J. P., (name of County.)

The condition of the within (or above) written recognizance is such that whereas the said A. B. was this day charged before (us), the justices within mentioned for that (etc., as in the warrant); if, therefore, the said A. B. appears at the next superior court of criminal jurisdiction (or court of general or quarter sessions of the peace) to be holden in and for the said county, and there surrenders himself into the custody of the keeper of the common gaol (or lock-up house), and pleads to such indictment as may be found against him by the grand jury, for and in respect to the charge aforesaid, and takes his trial upon the same, and does not depart the said court without leave, then the said recognizance to be void, otherwise to stand in full force and virtue.

63-64 V., c. 46, form BB.

FORM 29.

(Section 698.)

Warrant of Deliverance when Bail given for accused already committed.

Canada, Province of County of

To the keeper of the common gaol of the said county at , in the said county.

Whereas A. B. late of , (labourer), has before (us), (two) justices in and for the said county, entered into his own recognizance, and found sufficient sureties for his appearance at the next superior court of criminal jurisdiction (or court of general or quarter sessions of the peace), to be holden in and for the said county, to answer our Lord the King, for that (etc., as in the commitment), for which he was taken and committed to your said common gaol: These are therefore to command you, in His Majesty's name, that if the said A. B. remains in your custody in the said common gaol for the said cause,

and for no other, you shall forthwith suffer him to go at large.

Given under our hands, this day of in the year

J. P., (name of County.)

63-64 V., c. 46, form CC.

FORM 30.

(Section 704.)

Gaoler's Receipt to the Constable for the Prisoner.

I hereby certify that I have received from W. T., constable, of the said county, the body of A. B., together with a warrant under the hand of J. S., justice for the said county, and that the said A. B. was sober, (or as the case may be), at the time he was delivered into my custody.

Keeper of the common gaol of the said county. 55-56 V., c. 29, sch. 1, form DD.

FORM 31.

(Section 727).

Conviction imposing a Penalty to be Levied by Distress and in Default of Sufficient Distress, by Imprisonment.

Canada,
Province of ,
County of .

Be it remembered that on the day of , in the said county, , at the year A.B. is convicted before the undersigned, for that the said A. B. (etc., stating the offence, and the time and place when and where committed), and I adjudge the said A. B. for his said offence to forfeit and pay the sum of \$ (stating the penalty, and also the compensation, if any), to be paid and applied according to law, and also to pay to the said C. D. the sum of , for costs; and if the said several sums are not paid forthwith, (or on or before the of next), *I order that the same be levied by distress and sale of the goods and chattels of the said A. B:, and in default of sufficient distress, *I adjudge the said A. B. to be imprisoned in the common gaol of the said county, at , in the said county (there to be kept at hard labour, if the Act or law authorizes this and it is so adjudged) for the term of unless the said several sums and 148 all

all costs and charges of the said distress and of the commitment and of the conveying of the said A. B. to the said gaol are sooner paid.

Given under my hand the day and year first above mentioned at

J. P., (name of County.)

*Or when the issuing of a distress warrant would be ruinous to the defendant and his family, or it appears he has no goods whereon to levy a distress, then instead of the words between the asterisks ** say, 'inasmuch as it is now made to appear to me that the issuing of a warrant of distress in this behalf would be ruinous to the said A. B. and his family,' (or, 'that the said A. B. has no goods or chattels whereon to levy the said sums by distress').

55-56 V., c. 29, sch. 1, form VV.

FORM 32.

(Section 727.)

Conviction imposing a Penalty, and in Default of Payment, Imprisonment.

Canada,
Province of ,
County of .

Be it remembered that on the day of , in the said county, A.B. is convicted before the undersigned, for that he the said A. B. (etc., stating the offence, and the time and place when and where it was committed), and I adjudge the said A. B. for his said offence to forfeit and pay the sum of (stating the penalty and the compensation, if anu) to be paid and applied according to law; and also to pay to the said C. D. the sum of for costs : and if the said several sums are not paid forthwith (or, on or next), I adjudge the said A. B. to be before imprisoned in the common gaol of the said county, at , in the said county (and there to be kept at hard labour, if the Act or law authorizes this, and it is so adjudged) for the term of

adjudged) for the term of , unless the said sums and the costs and charges of the commitment and of the conveying of the said A. B. to the said common gaol are sooner paid.

Given under my hand, the day and year first above mentioned.

J. P., (name of County.) 55-56 V., c. 29, sch. 1, form WW.

FORM 33.

(Section 727.)

Conviction when the Punishment is by Imprisonment, etc.

Canada, Province of County of

Be it remembered that on the day of , at , in the said county, A. B. is convicted before the undersigned, for that he the said A. B. (etc., stating the offence, and the time and place when and where it was committed); and I adjudge the said A. B. for his said offence to be imprisoned in the common gaol of in the county aforesaid, the said county, at (and there to be kept at hard labour, if the Act or law authorizes this, and it is so adjudged) for the term of and that the said A. B. do pay to the said C. D. the sum for costs, and if the said sum for costs is not paid forthwith (or on or before next), then* I order that the said sum be levied by distress and sale of the goods and chattels of the said A. B.; and in default of sufficient distress in that behalf,* that the said A. B. to be imprisoned in the said common gaol (and kept there at hard labour, if the Act or law authorizes this, and it is so adjudged) for the term of , to commence at and from the expiration of the term of imprisonment aforesaid, unless the said sum for costs and the costs and charges of the commitment and of the conveying of the said A. B. to gaol are sooner paid.

Given under my hand, the day and year above first mentioned, at

J. P., (name of County.)

*Or when the issuing of a distress warrant would be ruinous to the defendant and his family, or it appears that he has no goods whereon to levy a distress, then, instead of the words between the asterisks ** say, 'inasmuch as it is now made to appear to me that the issuing of a warrant of distress in this behalf would be ruinous to the said A. B. and his family,' (or, 'that the said A. B. has no goods or chattels whereon to levy the said sum for costs by distress').

55-56 V., c. 29, sch. 1, form XX.

FORM

FORM 34.

(Section 727.)

Order for Payment of Money to be Levied by Distress, and in Default of Distress, Imprisonment.

Canada, Province of County of

Be it remembered that on , a complaint was made before the undersigned, for that (stating the facts entitling the complainant to the order, with the time and place when and where they occurred), and now at this day, to wit, on , the parties aforesaid appear before me the said justice (or the said C. D. appears before me the said justice), but the said A. B., although duly called, does not appear by himself, his counsel, solicitor or agent, and it is now satisfactorily proved to me on oath that the said A. B. was duly served with the summons in this behalf, which required him to be and appear here on this day before me or such justice, as should now be here, to answer the said complaint, and to be further dealt with according to law); and now having heard the matter of the said complaint, I do adjudge the said A. B. to pay to the said C. D. the sum forthwith (or on or before next, or as the Act or law requires), and also to pay to the said C. D. for costs; and if the said several sums the sum of are not paid forthwith (or on or before then,* I hereby order that the same be levied by distress and sale of the goods and chattels of the said A. B. and in default of sufficient distress in that behalf * I adjudge the said A. B. to be imprisoned in the common gaol of the said , (and there kept at hard labour, if the county, at Act or law authorizes this, and it is so adjudged) for the term unless the said several sums and all costs of and charges of the said distress and of the commitment and of the conveying of the said A. B. to the said common gaol are sooner paid.

Given under my hand, this in the year

J. P., (name of County.)

day of

*Or when the issuing of a distress warrant would be ruinous to the defendant and his family, or it appears that he has no goods whereon to levy a distress, then, instead of the words between the asterisks * * say, 'inasmuch as it is now made to appear to me that the issuing of a warrant of distress in this behalf would be ruinous to the said A. B. and his family,'

151 (or

(or 'that the said A. B. has no goods or chattels whereon to levy the said sums by distress').

55-56 V., c. 29, sch. 1, form YY.

FORM 35.

(Section 727.)

Order for Payment of Money, and in Default of Payment, Imprisonment.

Canada,
Province of
County of

Be it remembered that on , a complaint was made before the undersigned, for that (stating the facts entitling the complainant to the order, with the time and place when and where they occurred), and now on this day, to wit , the parties aforesaid appear before me (or the said C. D. appears before me but the said A. B., although duly called, does not appear by himself, his counsel, solicitor or agent, and it is now satisfactorily proved to me upon oath that the said A. B. was duly served with the summons in this behalf which required him to appear here this day before me, or such justice for the said county. as should now be here, to answer to the said complaint. and to be further dealt with according to law), and now having heard the matter of the said complaint, I do adjudge the said A. B. to pay to the said C. D. the sum of

forthwith (or on or before next, or as the Act or law requires), and also to pay to the said C. D. the sum of for costs; and if the said several sums are not paid forthwith (or on or before

next), then the said A. B. to be imprisoned in the common gaol of the said county at , (there to be kept at hard labour, if the Act or law authorizes this, and it is so adjudged) for the term of unless the said several sums and the costs and charges of the commitment and of the conveying of the said A. B. to the said common gaol are sooner paid.

Given under my hand this day of A. D.

J. P., (name of County). Form

FORM 36.

(Section 727).

Order for any other Matter where the Disobeying of it is punishable with Imprisonment.

Canada,
Province of ,
County of .

Be it remembered that on , complaint was made before the undersigned, for that (stating the facts entitling the complainant to the order, with the time and place where and when they occurred); and now on this day, to wit, on , the parties aforesaid appear before me (or the said C. D. appears before me but the said A. B., although duly called, does not appear by himself, his counsel, solicitor or agent, and it is now satisfactorily proved to me, upon oath, that the said A. B. was duly served with the summons in this behalf, which required him to appear here this day before me, or such justice for the said county, as should now be here, to answer to the said complaint and to be further dealt with according to law); and now having heard the matter of the said complaint, I do adjudge the said A. B. to (here state the matter required to be done), and if, upon a copy of the minute of this order being served upon the said A. B., either personally or by leaving the same for him at his last or most usual place of abode, he neglects or refuses to obey the same, in that case I adjudge the said A. B., for such his neglect or disobedience, to be imprisoned in the common goal of the said county, at (there to be kept at hard labour, if the Act or law authorizes this, and it is so adjudged) for the term of , unless the said order is sooner obeyed, and I do also adjudge the said A. B. to pay to the said for costs, and if the said sum C. D. the sum of for costs is not paid forthwith (or on or before I order the same to be levied by distress and sale of the goods and chattels of the said A. B., and in default of sufficient distress in that behalf I adjudge the said A. B. to be imprisoned in the said common gaol (there to be kept at hard labour, (if the Act or law authorizes this, and it is so adjudged) for the space of , to commence at and from the termination of his imprisonment aforesaid, unless the said sum for costs is sooner paid.

Given under my hand this in the year

day of

J. P., (name of County).

FORM 37.

(Section 730.)

Form of Order of Dismissal of an Information or Complaint.

Canada,
Province of
County of

Be it remembered that on , information was laid (or complaint was made) before the undersigned for that (etc., as in the summons of the defendant) and now at this , at day, to wit, on , at , (if at any adjournment insert here: 'to which day the hearing of this case was duly adjourned, of which the said C. D. had due notice,') both the said parties appear before me in order that I should hear and determine the said information (or complaint) (or the said A. B. appears before me, but the said C. D., although duly called, does not appear); [whereupon the matter of the said information (or complaint) being by me duly considered, it manifestly appears to me that the said information (or complaint) is not proved, and (if the informant or complainant does not appear, these words may be omitted), I do therefore dismiss the same, and do adjudge that the said C. D. do pay to the said A. B. the , for costs; and if the said sum for costs is sum of not paid forthwith (or on or before), I order that the same be levied by distress and sale of the goods and chattels of the said C. D., and in default of sufficient distress in that behalf, I adjudge the said C. D. to be imprisoned in the common gaol of the said county of

, (and there kept at hard labour, (if the Act or law authorizes this, and it is so adjudged) for the term of , unless the said sum for costs, and all costs and charges of the said distress and of the commitment and of the conveying of the said C.D. to to the said common gaol are sooner paid.

Given under my hand, this day of in the year

J. P., (name of County.) 55-56 V., c. 29, sch. 1, form BBB.

FORM 38.

(Section 730.)

Form of Certificate of Dismissal.

Canada, Province of County of

I hereby certify that an information (or complaint) preferred by C. D. against A. B. for that (etc., as in the sum154 mons)

mons) was this day considered by me, and was by me dismissed (with costs).

Dated at

, this day of

, in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form CCC.

FORM 39.

(Section 741.)

Warrant of Distress upon a Conviction imposing a Penalty.

Canada, Province of County of

To the peace officers in the said county.

Whereas A. B., late of , (labourer), was on this day last past) duly convicted before , a (or on justice, in and for the said county , for that (stating the offence, as in the conviction), and it was thereby adjudged that the said A. B. should for such his offence, forfeit and pay (etc., as in the conviction), and should also pay to the said C. D. the sum of , costs; and that if the said several sums were not paid forthwith or within

, the same should be levied by distress and sale of the goods and chattels of the said A.B., and also that the said A. B., in default of sufficient distress, should be im-

prisoned in the common gaol of the said county, at

and there kept at hard labour (if the conviction so adjudges) for the space of unless the said several sums and all costs and charges of the said distress, and of the commitment and conveying of

the said A. B. to the said common gaol were sooner paid: *And whereas the said A. B. has not paid the same or any part thereof: These are, therefore, to command you in His Majesty's name forthwith to make distress of the goods and chattels of the said A. B.; and if within next thereafter, the said sums, together with the reasonable charges of taking and keeping the distress, are not paid, then to sell the said goods and chattels, and to pay the money arising from such sale unto me; and if no such distress

is found, then to certify such fact unto me. Given under my hand, this day of

in the year

J. P., (name of County.)

FORM 40.

(Section 741.)

Warrant of Distress upon an Order for the Payment of Money.

Canada,
Province of
County of

To the peace officers in the county aforesaid.

, last past, a complaint was made Whereas on , a justice in and for the said county, for before that (etc., as in the order), and afterwards, to wit, on , the said parties appeared before (as in the order), and thereupon the matter of the said complaint having been considered, the said A. B. was adjudged to pay to the said C. D. the sum of , on or before then next, and also to pay to the said C. D. the , costs; and that if the said several sums were not paid on or before the said then next, the same should be levied by distress and sale of the goods and chattels of the said A. B.; and that in default of sufficient distress in that behalf, the said A. B. should be imprisoned in the common gaol of the said county, at (and there kept at hard labour if the order so directs) for the term of , unless the said several sums and all costs and charges of the distress (and of the commitment and conveying of the said A. B. to the said common gaol) were sooner paid; *And whereas the time in and by the said order appointed for the payment of the said several , and has elapsed, and the said sums of A. B. has not paid the same, or any part thereof: These are, therefore, to command you, in His Majesty's name, forthwith to make distress of the goods and chattels of the said A. B.; and if within the space of days after the making of such distress, the said last mentioned sums. together with the reasonable charges of taking and keeping the said distress, are not paid, then to sell the said goods and chattels so by you distrained, and to pay the money arising from such sale unto me: (or some other of the convicting justices, as the case may be); and if no such distress can be found, then to certify such fact unto me.

Given under my hand, this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form EEE.

R.S., 1906.

FORM 41.

(Section 741.)

Warrant of Commitment upon a Conviction imposing a Penalty in the first instance.

Canada,
Province of ,
County of .

To the peace officers in the said county, and to the keeper of the common gaol of the county aforesaid at , in the said county.

Whereas A. B., late of , (labourer), was on this day convicted before the undersigned, for that (stating the Whereas A. B., late of offence, as in the conviction), and it was thereby adjudged that the said A. B., for his offence, should forfeit and pay (etc., as in the conviction), and should the sum of pay to the said C. D. the sum of ; and that if the said several sums were not paid (forthwith) the said A. B. should be imprisoned in the common gaol of the county, at , in the county aforesaid (and there kept at hard labour if the conviction so adjudges) for the term of unless the said several sums and the costs and charges of the commitment and of the conveying of the said A. B. to the said common gaol were sooner paid; And whereas the time in and by the said conviction appointed for the payment of the said several sums has elapsed, and the said A. B. has not paid the same, or any part thereof: These are, therefore, to command you, to take the said A. B., and him safely to convey to the common gaol aforesaid, and there to deliver him to the keeper thereof, together with this precept: And I do hereby command you, the keeper of the said common gaol, to receive the said A. B. into your custody in the said common gaol, there to imprison him (and keep him at hard labour if the conviction so adjudges) for the term of , unless the said several sums and the costs and charges of the commitment and of the conveying of the said A. B. to the said common gaol are sooner paid unto you; and for your so doing, this shall

Given under my hand, this in the year

be your sufficient warrant.

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form FFF.

FORM

FORM 42.

(Section 741.)

Warrant of Commitment on an Order in the first instance.

Canada,
Province of
County of

To the peace officers in the said county and to the keeper of the common gaol of the said county, at , in the county aforesaid.

last past, complaint was Whereas, on made before the undersigned for that (etc., as in the order). and afterwards, to wit, on the day of A. B. and C. D. appeared before me, (or as it is in the order), and thereupon having considered the matter of the complaint, I adjudged the said A. B. to pay the said D. C. the sum of on or before the day of then next, and also to pay to the said C. D. the sum of , for costs; and that if the said several sums were not paid on or before the day of then next, the said A. B. should be imprisoned in the said common gaol (and there be kept at hard labour if the order so directs) for the term of unless the said several sums and the costs and charges of the commitment and of the conveying of the said A. B. to the said common gaol, were sooner paid: And whereas the time in and by the said order appointed for the payment of the said several sums of money has elapsed, and the said A. B. has not paid the same, or any part thereof; These are, therefore, to command you, to take the said A. B. and him safely convey to the said common gaol, and there to deliver him to the keeper thereof, together with this precept: And I do hereby command you, the said keeper of the common gaol, to receive the said A. B. into your custody in the said common gaol, there to imprison him (and keep him at hard labour if the order so directs) for the term of unless the said several sums and the costs and charges of the commitment and of conveying him to the said common gaol are sooner paid unto you; and for your so doing, this shall be your sufficient warrant.

Given under my hand this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form GGG.

FORM

FORM 43.

(Section 741.)

Constable's Return nulla bona to a Warrant of Distress.

I, W. T., constable, of , in the county of , hereby certify to J. S., a justice in and for the said county, that by virtue of the attached warrant I have made diligent search for the goods and chattels of the within mentioned A. B. and that I can find no sufficient goods or chattels of the said A. B. whereon to levy the sums in the said warrant mentioned.

Witness my hand, this day of , one thousand nine hundred and .

55-56 V., c. 29, sch. 1, form III.

FORM 44.

(Section 741.)

Warrant for Commitment for Want of Distress.

Canada,
Province of
County of

To the peace officers of the county of , and to the keeper of the common gaol of the said county, at , in the said county.

Whereas (etc., as in either of the foregoing distress warrants 39 or 40, to the asterisk, * and then thus): And whereas afterwards on the day of the year aforesaid, I issued a warrant to the proper officers in that behalf, to levy the said sums of by distress and sale of the goods and chattels of the said A. B.; And whereas it appears to me, that the said peace officer has made diligent search for the goods and chattels of the said A. B., but that no sufficient distress whereon to levy the sums above mentioned could be found: These are, therefore, to command you, to take the said A. B., and him safely to convey to the common gaol at aforesaid, and there deliver him to the keeper, together with this precept: And I do hereby command you, the said keeper, to receive the said A. B. into your custody, in the said common gaol, there to imprison him (and keep him at hard labour if the order so directs) for the term of unless the said several sums, and all the costs and charges of the said distress and of the commitment and of the conveying

conveying of the said A. B. to the said common gaol are sooner paid unto you, and for so doing this shall be your sufficient warrant.

Given under my hand, this day of in the year

J. P., (name of County.)

or z sy (common sy or so

55-56 V., c. 29, sch. 1, form JJJ.

FORM 45.

(Section 742.)

Warrant of Distress for Costs upon an Order for Dismissal of an Information or Complaint.

Canada,
Province of
County of

To the peace officers in the said county.

last past, information was laid (or complaint was made) before , a justice in and for the , for that (etc., as in the order of said county of dismissal) and afterwards, to wit, on both parties appearing before (me) , in order that (I) should hear and determine the same, and the several proofs adduced to (me) in that behalf, being by (me) duly heard and considered, and it manifestly appearing to (me) that the said information (or complaint) was not proved, (I) therefore dismissed the same and adjudged that the said C. D. should pay to the said A. B. the sum of for costs; and (I) ordered that if the said sum for costs was not paid (forthwith) the same should be levied on the goods and chattels of the said C. D., and that in default of sufficient distress in that behalf the said C. D. should be imprisoned in the common gaol of the said county at (and there kept at hard labour if the order so directed) for the space of unless the said sum for costs, and all costs and charges of the said distress and of the commitment and of the conveying of the said C. D. to the said common gaol, were sooner paid; * And whereas the said C. D. has not paid the said costs or any part thereof: These are, therefore, to command you, in His Majesty's name, forthwith to make distress of the goods and chattels of the said C. D., and if within the term days next after the making of such distress, of the said last mentioned sum, together with the reasonable charges of taking and keeping the said distress, shall not 160 be

be paid, then to sell the said goods and chattels, and pay the money arising from such sale to (me) that (I) may pay and apply the same as by law directed, and may render the overplus (if any) on demand to the said C. D., and if no distress can be found, then to certify such fact unto (me) (or to any other justice for the said county).

Given under my hand, this in the year

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form KKK.

FORM 46.

(Section 742.)

Warrant of Commitment for Want of Distress.

Canada,
Province of
County of ,

To the peace officers in the said county and to the keeper of the common gaol at , in the county aforesaid.

Whereas (etc., as in form 45 to the asterisk, * and then thus): And whereas afterwards, on the , in the year aforesaid, I, issued a warrant of to the proper officers in that behalf, to levy the said sum , for costs, by distress and sale of the goods and chattels of the said C. D.: And whereas it appears to me, as well by the return to the said warrant of distress, as otherwise, that the said peace officer has made diligent search for the goods and chattels of the said C. D., but that no sufficient distress whereon to levy the sum above mentioned could be found: These are, therefore, to command you, to take the said C. D., and him safely convey to the common gaol of the said county, at said, and there deliver him to the keeper thereof, together with this precept: And I hereby command you, the said keeper, to receive the said C. D. into your custody in the said common gaol, there to imprison him (and keep him at hard labour if the order so directed) for the term of unless the said sum, and all the costs and charges of the said distress and of the commitment and of the conveying of the said C. D. to the said common gaol are sooner paid unto you; and for your so doing, this shall be your sufficient warrant. Given

Given under my hand this in the year

day of

J. P., (name of County).

55-56 V., c. 29, sch. 1, form LLL.

FORM 47.

(Section 743.)

Endorsement in Backing a Warrant of Distress.

Canada,
Province of
County of

Whereas proof upon oath has this day been made before me, that the name of J. S. to the within warrant subscribed is of the handwriting of the justice within mentioned, I do therefore authorize W. T., who brings me this warrant, and all other persons to whom this warrant was originally directed, or by whom the same may be lawfully executed, and also all peace officers in the said county to execute the same within the county aforesaid.

Given under my hand, this day of one thousand nine hundred and

J. P., (name of County).

55-56 V., c. 29, sch. 1, form HHH.

FORM

R.S., 1906.

FORM 48.

(Section 748)

Order for Recognizance to keep the Peace.

Canada,
Province of
County of

Whereas A. B. was charged before me on , the day of , A.D. , that he was guilty of having committed the offence of , and after hearing the case against the said A.B., I am satisfied that the said offence was committed by the accused and that it is expedient that the said accused should be required to, and it is hereby ordered and required 162 that

that the said accused do enter into a recognizance (with one or more sureties as the justice may deem meet) to keep the peace and to be of good behaviour for a period of months from the date hereof.

Given under my hand this

day of

A.D.

J. P., (name of County).

FORM 48A.

(Section 748.)

Order upon Complaint made for Recognizance to Keep the Peace.

Canada. Province of County of

Whereas complaint has been made before me upon oath by A. B. of , in the said County (or by C. D. on behalf of A. B.) that he the said A. B. is afraid that E. F. will do him, (his wife and child) some personal injury (or will burn or set fire to his property) and whereas I am satisfied that the said A. B. has reasonable grounds for his fears so complained of; therefore I do hereby order and require you the said E. F. to enter into a recognizance (with one or more sureties as the justice may deem meet) to keep the peace and to be of good behaviour for a period of months from the date hereof.

Given under my hand this

day of

in the year

J. P., (name of County.)

FORM 49.

(Sections 748 and 1058)

Form of Recognizance to Keep the Peace.

Canada. Province of

County of

Be it remembered that on the , A. B. of day of in the year , A. B. or L. M. of , (grocer), and N. O. of , (labourer), personally came before (us) the undersigned, and severally acknowledged themselves to owe to our Lord the King the several sums following, that is to say: the said A. B. the vol. I—11½

sum of , and the said L. M. and N. O. the sum of , each, to be made and levied of their goods and chattels, lands and tenements respectively, to the use of our said Lord the King, if he, the said A. B., fail in the condition endorsed (or hereunder written).

Taken and acknowledged the day and year first above

mentioned at before us.

J. P., (name of County.)

The condition of the within (or above) written recognizance is such that if the within bounden A. B. (of etc.), keeps the peace and is of good behaviour towards His Majesty and his liege people, and specially towards C. D. (of, etc) for the term of now next ensuing, then the said recognizance to be void, otherwise to stand in full force and virtue.

55-56 V., c. 29, sch. 1, form XXX.

FORM 50.

(Section 748.)

Form of Commitment in Default of Recognizance.

Canada,
Province of ,
County of .

To the peace officers in the said county, and to the keeper of the common gaol of the said county, at

Whereas on the day of (instant), complaint on oath was made before the undersigned (or J. L.), by C. D., of , in the said county, (labourer), that A. B., of (etc.), on the day of aforesaid, did threaten (etc., follow to the end of complaint, as in form above, in the past tense, then): And whereas the said A. B. was this day brought and appeared before me, (or J. L., a justice in and for the said county of to answer unto the said complaint; and having been required by me to enter into his own recognizance in the sum of with or without two sufficient sureties in the sum of each (as the case may be) to keep the peace and be of good behaviour towards His Majesty and his liege people, and especially towards the said C. D., has refused and neglected, and still refuses and neglects, to enter into such recognizance or find such sureties): These are, therefore, to command you, to take the said A. B., and him safely convey to the common gaol at aforesaid, and there to deliver him to the keeper thereof, together with this precept: And I do hereby command you, the said keeper of the said common gaol, to receive the said A. B. into your custody

in the said common gaol, there to imprison him for the space of _____, or until he shall otherwise be discharged in due course of law, unless he, in the meantime, enters into such recognizance or (finds sufficient sureties) to keep the peace as aforesaid.

Given under my hand, this in the year

J. P., (name of County.)

day of

55-56 V., c. 29, sch. 1, form YYY.

FORM 51.

(Section 750.)

Form of Recognizance to try the Appeal.

Canada,
Province of
County of
Be it remembered that

Be it remembered that on , A. B. of (labourer), and L. M., of , (grocer), and N. O., of , (yeoman), personally came before the undersigned and severally acknowledged themselves to owe to our Lord the King, the several sums following, that is to say, the said A. B. the sum of , and the said L. M. and N. O. the sum of , each, to be made and levied of their several goods and chattels, lands and tenements respectively to the use of our said Lord the King, if he the said A. B. fails in the condition endorsed (or hereunder written).

Taken and acknowledged the day and year first above mentioned at , before me.

(County Judge or as the case may be.)

The condition of the within (or the above) written recognizance is such that if the said A. B. personally appears at the (next) General Sessions of the Peace (or other court discharging the functions of the Court of General Sessions, as the case may be), to be holden at , on the day of , next, in and for the said county, and tries an appeal against a certain conviction, bearing date the day of , (instant), and made by (me), whereby he, the said A. B., was convicted, for that he, the said A. B., did, on the day of , at , in the said county, (here set out the offence as stated in the conviction); and also abides by the judgment of the court upon such appeal and pays such costs as are by the court awarded, then the said recognizance to be void, otherwise to remain in full force and virtue.

FORM 52.

(Section 759.)

Certificate of Clerk of the Peace that the Costs of an Appeal are not paid.

Office of the clerk of the peace for the county of

(Title of the Appeal.)

I hereby certify that at a Court of General Sessions of the Peace, (or other court discharging the functions of the Court of General Sessions, as the case may be), holden at in and for the said county, on last past, an appeal by A. B. against a conviction (or order) of J. S., a justice in and for the said county, came on to be tried, and was there heard and determined, and the said Court of General Sessions (or other court, as the case may be) thereupon ordered that the said conviction (or order) should be confirmed (or quashed), and that the said (appellant) should pay to the said (respondent) the sum of , costs and which sum was thereby ordered to be paid to the said clerk of the peace on or before the day of A.D., to be handed over to the said (respondent), and I further certify that the said sum for costs has not, nor has any part thereof, been paid in obedience to the said order.

Dated at

. this

day of

, A.D.

Clerk of the Peace.

55-56 V., c. 29, sch. 1, form PPP.

FORM 53.

(Section 759.)

Warrant of Distress for Costs of an Appeal against a Conviction or Order.

Canada,
Province of
County of
To the peace officers in the said county.

Whereas (etc., as in the warrants of distress, forms 39 or 40, and to the end of the statement of the conviction or order, and then thus): And whereas the said A. B. appealed to and the appeal was heard by the Court of General Sessions of the Peace (or other court discharging the functions of the Court 166

of General Sessions, as the case may be), for the said county, against the said conviction or order, in which appeal the said C. D. (or J. S., the justice who made the said conviction (or order) was the respondent, and the said court thereupon ordered that the said conviction (or order) should be confirmed (or quashed) and that the said (appellant) should pay to the said (respondent) the sum of which said sum was to be paid to the clerk of the peace for the said county, on or before the day of one thousand nine hundred and , to be by him handed over to the said C. D.; and whereas the said clerk of the peace has, on the day of (instant), duly certified that the said sum for costs had not been paid: *These are, therefore, to command you. in His Majesty's name, forthwith to make distress of the goods and chattels of the said A. B., and if, within the term of days next after the making of such distress the said last mentioned sum, together with the reasonable charges of taking and keeping the said distress, are not paid. then to sell the said goods and chattels, and to pay the money arising from such sale to the said clerk of the peace, and if no such distress can be found, then to certify such fact unto me or any other justice for the said county.

Given under my hand this day of in the year

J. P., (name of County).

55-56 V., c. 29, sch. 1, form QQQ.

FORM 54.

(Section 759.)

Warrant of Commitment for want of Distress under Warrant Form 53.

Canada,
Province of ,
County of ,

To the peace officers in the said county, and to the keeper of the common gaol of the said county at

Whereas (etc., as in form 53, to the asterisk * and then thus): And whereas, afterwards, on the day of , in the year aforesaid, I, the undersigned, issued a warrant to levy the said sum of , for costs, by distress and sale of the goods and chattels of the said A. B.; And whereas it appears to me, as well by the return to the said warrant of distress as otherwise, that the peace officer has made diligent

diligent search for the goods and chattels of the said A. B., but that no sufficient distress whereon to levy the said sum above mentioned could be found: These are, therefore, to command you, the said peace officers, or any one of you, to take the said A. B., and him safely convey to the common gaol of the said county, at aforesaid, and there deliver him to the keeper thereof, together with this precept: And I do hereby command you, the said keeper of the said common gaol, to receive the said A. B. into your custody in the said common gaol, there to imprison him for the term of and all costs and charges of the said distress and of the commitment and of the conveying of the said A. B. to the said common gaol, are sooner paid unto you; and for so doing this shall be your sufficient warrant.

Given under my hand this in the year

day of

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form RRR.

FORM 55.

(Section 799.)

Conviction.

Canada,
Province of
County of

Be it remembered that on the day of, in the year, at , A. B., being charged before me, the undersigned, (and consenting to my trying the charge summarily), is convicted before me, for that he, the said A. B., (etc., stating the offence, and the time and place when and where committed), and I adjudged the said A. B., for his said offence, to be imprisoned in the (and there kept at hard labour, if it is so adjudged) for the term of

Given under my hand, the day and year first above mentioned.

Police magistrate for (or as the case may be).

55-56 V., c. 29, sch. 1, form QQ.

Chap. 25.

FORM 56.

(Section 799.)

Conviction upon a Plea of Guilty.

Canada,
Province of ,
County of .

Be it remembered that on the A.D., at A.B. being charged before me, (and consenting to my trying the charge summarily), for that he, the said A.B., (etc., stating the offence, and the time and place when and where committed), and pleading guilty to such charge, he is thereupon convicted before me of the said offence; and I adjudge him, the said A.B., for his said offence, to be imprisoned in the (and there kept at hard labour, if it is so adjudged) for the term of

Given under my hand, the day and year first above mentioned.

Police magistrate

for

(or as the case may be).

55-56 V., c. 29, sch. 1, form RR.

FORM 57.

(Section 799.)

Certificate of Dismissal.

Canada,
Province of ,
County of .

I, the undersigned, certify that on the day of , in the year , at , A. B., being charged before me (and consenting to my trying the charge summarily), for that he, the said A. B. (etc., stating the offence charged, and the time and place when and where alleged to have been committed), I did, after having summarily tried the said charge, dismiss the same.

Given under my hand, this day

in the year

Police magistrate

for

(or as the case may be.)

55-56 V., c. 29, sch. 1, form SS.

FORM

FORM 58.

(Section 813.)

Certificate of Dismissal.

Canada,
Province of
County of

, justices for the of (or if a recorder,

etc., I a , of the of , as the case may be), do hereby certify that on the day of , in the year , at , in the said of , A. B. was brought before us, the said justices (or me, the said), charged with the following offence, that is to say (here state briefly the particulars of the charge), and we thereupon dismissed the said charge.

Given under my hand, this day of in the year

55-56 V., c. 29, sch. 1, form TT.

FORM 59.

(Section 814.)

Conviction.

Canada,
Province of ,
County of .

Be it remembered that on the day of , in the year , at , in the county of , A. B. is convicted before us (or me),

(or as the case may be) for that he, the said A. B., did (specify the offence and the time and place when and where the same was committed, as the case may be, but without setting forth the evidence), and we (or I), adjudge the said A. B., for his said offence, to be imprisoned in the with (or without) hard labour (in the discretion of the justice) for the space of , (or we) (or I) adjudge the said A. B., for his said offence, to forfeit and pay (here state the penalty actually imposed), and in default of immediate payment of the said sum, to be imprisoned in the with (or without) hard labour (in the 170 discretion

discretion of the justice) for the term of the said sum is sooner paid.

, unless

Given under our hands the day and year first above mentioned.

55-56 V., c. 29, sch. 1, form UU.

FORM 60.

(Section 827.)

Form of Record when the Prisoner Pleads Guilty.

Canada,
Province of ,
County of .

Be it remembered that A. B., being a prisoner in the gaol of the said county, on a charge of having on the , in the year day of stolen, etc. (one cow the property of C. D., or as the case may be, stating briefly the offence), and being brought before me (describe the judge) on the day of , and asked by me if he consented in the year to be tried before me without the intervention of a jury, consented to be so tried; and that the said A. B. being then arraigned upon the said charge, he pleaded guilty thereof, whereupon I sentenced the said A. B. to (here insert such sentence as the law allows and the judge thinks right).

Witness my hand this day of , in the year . Judge.

55-56 V., c. 29, sch. 1, form NN.

FORM 61.

(Section 833.)

Form of Record when the Prisoner Pleads Not Guilty.

Canada,
Province of ,
County of .

Be it remembered that A. B. being a prisoner in the gaol of the said county, committed for trial on a charge of having on day of , in the year stolen,

stolen, etc. (one cow, the property of C. D., or as the case may be, stating briefly the offence) and having been brought before me (describe the judge) on the and asked by , in the year me if he consented to be tried before me without the intervention of a jury, consented to be so tried; and that upon day of , in the year the the said A. B., being again brought before me for trial, and declaring himself ready, was arraigned upon the said charge and pleaded not guilty; and after hearing the evidence adduced, as well in support of the said charge as for the prisoner's defence (or as the case may be), I find him to be guilty of the offence with which he is charged as aforesaid, and I accordingly sentence him to (here insert such sentence as the law allows and the judge thinks right), (or I find him not guilty of the offence with which he is charged, and discharge him accordingly).

Witness my hand at , this , in the year .

Judae.

day of

55-56 V., c. 29, sch. 1, form MM.

FORM 62.

(Section 842.)

Warrant to apprehend Witness.

Canada,
Province of ,
County of .

To the peace officers in the said county.

Whereas it having been made to appear to me, that E. F., of , in the county aforesaid, is likely to give material evidence on behalf of the prosecution (or defence, as the case may be) on the trial of a certain charge of (as theft, or as the case may be), against A. B., and that the said E. F. was duly subpœnaed (or bound under recognizance) to appear on the day of , in the year , at , in the said county at o'clock (forenoon or afternoon, as the case may be), before me, to testify what he knows concerning the said charge.

And whereas proof has this day been made before me, upon oath of such subpæna having been duly served upon the said E. F., (or of the said E. F. having been duly bound under recognizance to appear before me, as the case may be);

Judge.

and whereas the said E. F. has neglected to appear at the trial and place appointed, and no just excuse has been offered for such neglect: These are, therefore, to command you to take the said E. F., and to bring him forthwith before me, to testify what he knows concerning the said charge, and also to answer his contempt for such neglect.

Given under my hand this in the year

day of

55-56 V., c. 29, sch. 1, form OO.

FORM 63.

(Sections 845 and 856.)

Headings of Indictment.

In the (name of the court in which the indictment is found). The jurors for our Lord the King present that (Where there are more counts than one, add at the beginning of each count):

'The said jurors further present that

55-56 V., c. 29, seh. 1, form EE.

FORM 64.

(Section 852.)

Examples of the manner of stating offences.

(a) A. murdered B. at , on

(b) A. stole a sack of flour from a ship called the

(c) A. obtained by false pretences from B., a horse, a cart and the harness of a horse at . on .

(d) A. committed perjury with intent to procure the conviction of B. for an offence punishable with penal servitude, namely robbery, by swearing on the trial of B. for the robbery of C. at the Court of Quarter Sessions for the county of Carleton, held at Ottawa, on the day of , 19; first, that he, A., saw B. at Ottawa, on the day of ; secondly, that B. asked A. to lend B. money on a watch belonging to C.; thirdly, etc.

 $\frac{or}{173}$

(e) The said A. committed perjury on the trial of B. at a Court of Quarter Sessions held at Ottawa, on for an assault alleged to have been committed by the said B. on C. at Ottawa, on the day of by swearing to the effect that the said B. could not have been at Ottawa, at the time of the alleged assault, inasmuch as the said A. had seem him at that time in Kingston.

(f) A., with intent to maim, disfigure, disable or do grievous bodily harm to B. or with intent to resist the lawful apprehension or detainer of A. (or C.), did actual

bodily harm to B. (or D.).

(g) A., with intent to injure or endanger the safety of persons on the Canadian Pacific Railway, did an act calculated to interfere with an engine, a tender, and certain carriages on the said railway on at by (describe with so much detail as is sufficient to give the accused reasonable information as to the acts or omissions

relied on against him, and to identify the transaction).

(h) A. published a defamatory libel on B. in a certain newspaper, called the , on the day of 19, which libel was contained in an article headed or commencing (describe with so much detail as is sufficient to give the accused reasonable information as to the part of the publication to be relied on against him), and which libel was written in the sense of imputing that the said B. was (as the case may be).

55-56 V., c. 29, sch. 1, form FF.

FORM 65.

(Section 879.)

Certificate of Indictment being Found.

Canada,
Province of
County of

I hereby certify that at a Court of (Oyer and Terminer, or General Gaol Delivery, or General Sessions of the Peace) holden in and for the county of , at , in the said (county), on , a bill of indictment was found by the grand jury against A. B., therein described as A. B., late of , (labourer), for that he (etc., stating shortly the offence), and that the said A. B. has not appeared or pleaded to the said indictment.

Dated this

day of

, in the year

(Title of officer.)

55-56 V., c. 29, sch. 1, form GG.

FORM 66.

Warrant to Apprehend a Person Indicted.

(Section 880.)

Canada, Province of County of

To the peace officers in the said county.

Whereas it has been duly certified by J. D., clerk of the (name of court) (or E. G., deputy clerk of the Crown or clerk of the peace, or as the case may be), in and for the county of , that (etc., stating the certificate): These are, therefore, to command you in His Majesty's name forthwith to apprehend the said A. B., and to bring him before (me) or some other justice in and for the said county, to be dealt with according to law.

Given under my hand this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form HH.

FORM 67.

(Section 881.)

Warrant of Commitment of a Person Indicted.

Canada,
Province of ,
County of .

To the peace officers in the said county, and the keeper of the common gaol, at , in the said county of

Whereas by a warrant under the hand of

(a) justice in and for the said county, dated
, after reciting that it had been certified by J. D.

(etc., as in the certificate), the said justice commanded all or any of the constables or peace officers of the said county, in His Majesty's name, forthwith to apprehend the said A. B., and to bring him before (him) the said justice or before some other justice in and for the said county, to be dealt with according to law; and whereas the said A. B. has been apprehended under and by virtue of the

said warrant, and being now brought before (me) it is hereupon duly proved to (me) upon oath that the said A. B. is the same person who is named and charged as aforesaid in the said indictment: These are therefore to command you, in His Majesty's name, forthwith to take and convey the said A. B. to the said common gaol at , and there to deliver him to the keeper thereof, together with this precept: And (I) hereby command you the said keeper to receive the said A. B. into your custody in the said gaol, and him there safely to keep until he shall thence be delivered by due course of law.

Given under (my) hand this day of in the year

J. P., (name of County.)

55-56 V., c. 29, sch. 1, form II.

FORM 68.

(Section 882.)

Warrant to detain a Person indicted who is already in Custody for another Offence.

Canada,
Province of
County of

To the keeper of the common gaol at , in the said county.

Whereas it has been duly certified by J. D., clerk of the (name the court) (or deputy clerk of the Crown or clerk of , (or as the the peace of and for the county of case may be), that (etc., stating the certificate); And whereas (I am) informed that the said A. B. is in your custody in the said common gaol charged with some offence, or other matter; and it being now duly proved upon oath before (me) that the said A. B., indicted as aforesaid, and the said A. B., in your custody, are one and the same person: These are therefore to command you, in His Majesty's name, to detain the said A. B. in your custody in the common gaol aforesaid, until by a writ of habeas corpus he shall be removed therefrom, for the purpose of being tried upon the said indictment, or until he shall otherwise be removed or discharged out of your custody by due course of law.

Given under (my) hand this day of in the year

J. P., (name of County). 55-56 V., c. 29, sch. 1, form JJ. 176 FORM FORM 69.

(Section 925.)

Challenge to Array.

Canada,
Province of
County of

The King A. B., who prosecutes for our Lord the King v. {or C. D., who represents the accused) chalc. D. {lenges the array of the panel on the ground that it was returned by X. Y., sheriff (or E. F., deputy sheriff) of the county of and that the said X. Y. (or E. F., as the case may be) was guilty of partiality (or fraud, or wilful misconduct) on returning said panel.

55-56 V., c. 29, sch. 1, form KK.

FORM 70.

(Section 936.)

Challenge to Poll.

Canada,
Province of
County of

The King A. B., who prosecutes, etc. (or C. D., who v. represents the accused) challenges G. H., on C. D. the ground that his name does not appear in the panel, [or that he is not indifferent between the King and the said C. D., or that he was convicted and sentenced to death, or penal servitude, or imprisonment with hard labour, or exceeding twelve months, or that he is an alien.]

55-56 V., c. 29, sch. 1, form LL.

FORM 71.

(Section 1068.)

Certificate of Execution of Judgment of Death.

I, A. B., surgeon (or as the case may be) of the (describe the prison), hereby certify that I, this day, examined the body of C. D. on whom judgment of death was this day

executed in the said prison; and that on such examination I found that the said C. D. was dead.

(Signed), A. B.

Dated this

day of

, in the year

55-56 V., c. 29, sch. 1, form UUU.

FORM 72.

(Section 1068.)

Declaration of Sheriff and Others.

We, the undersigned, hereby declare that judgment by death was this day executed on C. D., in the (describe the prison) in our presence.

Dated this

day of

, in the year

Sheriff of—— Justice of the Peace for— Gaoler of— etc.. etc.

55-56 V., c. 29, sch. 1, form VVV.

FORM 73.

(Section 1097.)

Certificate of Non-appearance to be endorsed on the Defendant's Recognizance.

I hereby certify that the within A. B. has not appeared at the time and place in the within recognizance mentioned, but therein has made default, by reason whereof the within written recognizance is forfeited.

Dated at

J. P., (name of County.)

55-56 V., c. 29, sch. 1, forms R and MMM.

FORM

FORM 74.

(Section 1105.)

Writ of Fieri Facias and Capias.

Edward VII., by the Grace of God, etc.

To the sheriff of

, greeting:

You are hereby commanded to levy of the goods and chattels, lands and tenements, of each of the persons mentioned in the roll or extract to this writ annexed, all and singular the debts and sums of money upon them severally imposed and charged, as therein is specified; and if any of the said several debts cannot be levied, by reason that no goods or chattels, lands or tenements can be found belonging to the said persons, respectively, then, and in all such cases, that you take the bodies of such persons, and keep them safely in the gaol of your county, there to abide the judgment of our court (as the case may be) upon any matter to be shown by them, respectively, or otherwise to remain in your custody as aforesaid, until such debt is satisfied unless any of such persons respectively gives sufficient security for his appearance at the said court, on the return day hereof, for which you will be held answerable; and what you do in the premises make appear before us in our court (as the case may be,) on the term next, and have then and there this writ. Witness, etc., G. H., clerk (as the case may be).

55-56 V., c. 29, sch. 1, form TTT.

FORM

Chap. 25.

FORM 75.

(Section 1133.)

Justices' Return.

RETURN of convictions made by me (or us, as the case may be), during the quarter ending , 19 .

Name of the Prosecutor.	Name of the Defendant.	Nature of the Charge.	Date of Conviction.	Name of Convicting Justice.	Amount of Penalty. Fine or Damage.	Time when paid or to be paid to the said Justice.	om pa. Justic	If not paid, why not, and general observati if any.	ons

Convicting Justice(s).

55-56 V., c. 29, sch. 1, form SSS.

FORM 76.

Weapon Permit.

(Insert name and place of issue and date.)
Permission is hereby given to (insert name of holder of permit) of , to carry (insert character of weapon) for (insert duration of permit.)

Reason for Granting Permit.

(Here are to be inserted the reasons for issuing permit.)
(Name and office of person issuing permit.)

(1913, c. 13, and 1919, c. 46).

11-12 GEORGE V.

CHAP. 26.

An Act respecting the Department of Customs and Excise.

[Assented to 4th June, 1921.]

IS Majesty, by and with the advice and consent of the R S c. 48. Senate and House of Commons of Canada, enacts as R S. c. 51. follows:--

- 1. This Act may be cited as The Department of Customs Short title. and Excise Act.
- 2. (1) There shall be a Department of the Government Department of Canada which shall be called the Department of Customs constituted. and Excise, over which the Minister of Customs and Excise for the time being appointed by Commission under the Great Seal of Canada shall preside.

(2) The Minister of Customs and Excise shall be sub-Minister of stituted for the Minister of Customs and for the Minister Excise subof Inland Revenue and for the Minister of Customs and stituted for Minister of Inland Revenue wherever they or any of them are or is Customs, Inmentioned or referred to in any statute or in any regulation or Customs or order made under or in pursuance of any statute.

(3) The Minister shall have the management and direction of the Department, and shall hold office during plea- of depart-

sure.

(4) The Governor in Council may appoint an officer office. who shall be the chief officer of the Department, and who Commissionshall be called the Commissioner of Customs and Excise. er. An Assistant Commissioner of Customs and Excise may also Assistant. be appointed. Such officers shall have such powers and Powers and duties as perform such duties as may, respectively, be assigned to assigned by them by the Governor in Council or the Minister.

(5) The Minister may, subject to the provisions of The Minister. Civil Service Act, 1918, and any amendments thereto, from officers and staff. time to time authorize the employment of such temporary Appointment or acting officers of Customs and Excise as are required to Service Act.

carry on the work of the Department.

(6) Wherever in the Customs Act, or in any Act relating R.S. c. 48. to the Customs or heretofore administered by the Minister

and Inland Revenue.

Council or

R S c 51.

Minister substituted for Minister of Customs or of Inland Revenue Commissioner for Commissioner of Customs or Denuty Minister Assistant Commissioner for Assista ant Commissioner of Customs. "Excise" substituted for "Inland Revenue' where context allows.

Minister's duties. powers and functions.

Vesting powers of Minister in head of other department.

Annual report.

of Customs, the Minister of Customs or the Commissioner of Customs is mentioned or referred to, and wherever in the Inland Revenue Act, or in any Act heretofore administered by the Minister of Inland Revenue, the Minister of Inland Revenue or the Deputy Minister of Inland Revenue is mentioned or referred to, in each and every such case the Minister of Customs and Excise shall be substituted for Minister of Customs or Minister of Inland Revenue: the Commissioner of Customs and Excise shall be substituted for such Commissioner or Deputy Minister, and wherever the Assistant Commissioner of Customs is mentioned or referred to, the Assistant Commissioner of Customs and Excise shall be substituted for such Assistant Commissioner: and wherever in the Inland Revenue Act, or in any Act heretofore administered by the Minister of Inland Revenue. including the titles thereof, the words 'Inland Revenue occur, there shall in each and every case, where the context allows, be substituted the word 'Excise.'

3. (1) The duties, powers and functions of the Minister shall extend and apply to the subjects and services enumerated in the schedule to this Act, over which the Minister shall have the control, regulation, management and supervision, subject always to the provisions of the Acts relating to the said subjects and matters connected therewith.

(2) The Governor in Council may at any time assign any of the duties and powers hereby vested in the Minister to the head of any other Department, and from the time appointed for that purpose by Order in Council such duties and powers shall be vested in the head of such other Department.

4. The Minister shall each year make a report to the Governor General of the transactions and affairs of the Department during the year then next preceding, which shall be laid before Parliament within fifteen days after the next meeting thereof.

5. Sections three, four, five, six, seven and three hundred and five of the Customs Act, chapter forty-eight of the Revised Statutes of Canada, 1906, and sections ten, eleven, twelve, thirteen and fourteen of the Inland Revenue Act. chapter fifty-one of the said Revised Statutes, are repealed.

6. (1) Section thirty-one of the said Customs Act is amended by adding at the end thereof the following words. "and unless in all cases of shipments from any country other than the United Kingdom, British Colonies and British Possessions, where the value for duty of the invoiced goods in terms of the standard dollar of Canada is one hundred more bears a dollars or over, such invoice bear thereon a certificate of a 182Canadian

Provisions constituting departments of Customs and Inland Revenue and annual reports thereof

Entry not perfect unless invoice produced, and on foreign shipments of \$100 or

repealed.

Canadian Trade Commissioner, British Consul or other certificate duly accredited officer, in the form or to the effect pre- of trade or consular scribed in that behalf by the Governor in Council, who may officer also prescribe the fee to be charged therefor."

(2) This section shall come into operation on a day to

be fixed by proclamation of the Governor in Council.

7. Section forty of the said Customs Act is amended by Valuation adding thereto the following clause, "such value in no case at not to be lower than the wholesale price thereof at such time less than wholesale and place', and by adding thereto the following subsection: price

"(2) Provided that the value for duty of new or unused Cost plus goods shall in no case be less than the actual cost of produc-profit. tion of similar goods at date of shipment direct to Canada. plus a reasonable profit thereon, and the Minister of Customs and Excise shall be the sole judge of what shall constitute a reasonable profit in the circumstances."

8. Section fifty-nine of the said Customs Act is amended Valuation of

by adding thereto the following subsection:

"(6) Notwithstanding any of the provisions of this No reduction section, in computing the value for duty of the currency of over 50% of standard an invoice, no reduction shall be allowed in excess of fifty prespective per cent of the value of the standard or proclaimed currency of rate of exchange. of the country from whence the goods are invoiced to Canada, irrespective of the rate of exchange existing between such country and Canada on date of the shipment of the goods; and in respect of goods shipped to Canada where from a country where the rate of exchange is adverse to rate of Canada, the value for duty of the currency of the invoice exchange is shall be computed at the rate of exchange existing between such country and Canada at the date of the shipment of the goods."

currency.

9. Section one hundred and four of the said Customs Entry of Act is amended by striking out the words "nearest to the goods outward place of landing" in the fourth line thereof, and substitut- by land ing therefor the words "of the Port of exit from Canada". ance.

10. The said Customs Act is amended by inserting the Customs following section immediately after section one hundred brokers and thirty-three thereof:-

"133A. (1) The Collector of Customs and Excise at Incensed at any port may upon application, subject to the approval of Collector, the Minister, issue to any person, being a British subject approval residing in Canada and being of lawful age and good char- by Minister. acter, a license to transact business as a customs house broker at the port where such license is issued, and after the expiration of three months from the sanction of this amendment no person shall transact business as a customs

may be

Rights preserved. house broker without a license granted in accordance with this provision; but nothing herein shall be so construed as to prohibit any person from transacting business pertaining to his own importations, or to prohibit duly authorized agents of importers from transacting business as provided for in sections one hundred and thirty-two and one hundred and thirty-three of this Act.

Revocation of license and notice

"(2) The Minister may at any time for reasons which seem to him good and sufficient revoke the license of any customs house broker, in which case formal notice thereof shall be given to such customs house broker within ten

Application to copartners, associations and joint stock

companies.

"(3) The word 'person' in paragraph one hereof shall include persons, co-partnerships, associations and joint stock companies. In cases of co-partnerships or unincorporated associations the requirement as to nationality, residence, age and character shall apply to each of the persons composing such partnership or association; and in cases of incorporated bodies, it is required that such bodies be incorporated in Canada and that the corporation be of good reputation.

Regulations, forms and fees. "(4) The Minister shall prescribe regulations and forms necessary or convenient for carrying the provisions of this section into effect, and may prescribe the fee to be charged for such license."

"Departmen l analyst." 11. Section two of the said *Inland Revenue Act* is amended by adding thereto the following paragraphs:—

"(i) 'departmental analyst' means an analyst in the employment of the Department of Customs and Excise or any Department of the Government of Canada.

"Provincial analyst."

(j) 'provincial analyst' means an analyst in the employment of the Government of any of the Provinces of Canada."

Jurisdiction in proceedings for summary convictions extended.

12. Section one hundred and thirty-two of the said *Inland Revenue Act* is amended by striking out the words 'five hundred' in the second line of paragraph (b) thereof and inserting in place thereof the words 'two thousand' and by adding thereto the following paragraph:—

Priority to be given court proceedings under this Act. "(c) Every action, suit or prosecution taken under the provisions of this Act, whether under Part XV of the Criminal Code or before any court of competent jurisdiction, shall be inscribed on a privileged docket or roll and heard by privilege and preference."

Certificate of provincial analyst made evidence in prosecutions. 13. Subsection three of section one hundred and eighty of the *Inland Revenue Act* as enacted by chapter fifty-two of the statutes of 1920, is amended by inserting the words 'or provincial' after the word 'departmental' in the second line thereof.

- 14. Section one hundred and eighty-one of the said Inland Revenue Act is repealed and the following is substituted therefor:—
- "181. Every person who has been convicted of an offence Additional under the last preceding section or adjudged liable to the double the penalty therein provided for, shall in addition to any such amount of penalty forfeit and pay for the use of His Majesty double should have the amount of excise duty and license duty which should been paid have been paid by him under this Act."

- **15.** The *Inland Revenue Act* is amended by inserting the following section immediately after section two hundred thereof:—
- "200A. On every cask or barrel used in a brewery or Beer casks, for keeping or delivering out any beer, there shall at all barrels and bottles to times be legibly cut, branded or painted in oil colours on be stamped one head, the name and address of the brewer; and on with name every bottle containing beer, there shall at all times be of brewer or bottler, also securely fixed by the brewer or bottler of the said beer, a per cent of label showing in conspicuous type the name and address proof spirits in bottled of the brewer or bottler of the said beer and showing also beer the percentage of proof spirits contained in the said beer."

- **16.** Section three hundred and fifty-six of the *Inland* Revenue Act is amended by adding the following subsection thereto:
- "(3) Every person who sells or offers for sale any manu- Offence of factured tobacco or cigars otherwise than in or from the tobacco or original package bearing thereon the proper revenue stamps, cigars except whether or not the proper duty has been paid on such stamped tobacco or cigars, shall be guilty of an offence and be package. liable to a penalty of not less than ten dollars and not exceeding fifty dollars and for a second offence to a penalty of fifty dollars."

SCHEDULE (Sec. 3 (1).)

- (a) The control and management of the collection of the duties of Customs and of matters incident thereto.
- (b) The collection of all duties of excise.
- (c) The collection of stamp duties and the preparation and issue of stamps and stamped paper, except postage stamps.
- (d) Internal taxes, but not including income taxes.
- (e) Such other duties as may be assigned to the Minister by the Governor in Council.

11-12 GEORGE \mathbf{V}_{\cdot}

CHAP. 27.

An Act to amend The Customs Tariff, 1907.

[Assented to 4th June, 1921.]

1907, c. 11; 1909, c. 10; 1910, c. 16; 1911, c. 7; 1913, c. 15; 1918, c. 17; 1919, c. 47; 1920, c. 44.

HIS Majesty, by and with the advice and consent of 1914 (2) c. 5; the Senate and House of Commons of Consda 1915 c. 3; the Senate and House of Commons of Canada, 1916, c. 7; enacts as follows:—

1. This Act may be cited as The Custems Tariff Amend- short title. ment Act, 1921.

2. The Customs Tariff, 1907, is amended by inserting Amend-

the following section immediately after section eight thereof: ments effected by "SA. Notwithstanding anything in this Act, goods, West Indies other than tobacco, cigars, cigarettes, spirituous or alcoholic Agreement. liquors and articles specified in Schedule A of The West Indies Trade Agreement Act, the produce or manufacture of British Honduras; Bermuda; the Bahamas; Jamaica; Turks and Caicos Islands; the Leeward Islands (Antigua, Christopher-Nevis, Dominica, Montserrat, and the Virgin Islands); the Windward Islands (Grenada, St. Vincent and St. Lucia); Barbados; Trinidad and Tobago; and British Guiana; when imported direct therefrom shall not be subject at any time to more than fifty per centum of the duties imposed on similar goods as set forth in the General Tariff under regulations by the Minister of Customs and Inland Revenue."

3. Schedule A of The Customs Tariff, 1907, as amended Schedule A by chapter fifteen of the statutes of 1913, by chapter amended. twenty-six of the statutes of 1914, and by chapter five of the statutes of 1914 (second session) is further amended by striking thereout tariff items 20, 21, 22, 23, 39b, 77a, 101, 101a, 103, 104, 110, 111, 113, 134, 135, 150, 151, 153, 156, 159, 160, 162, 163, 164 and 165, the several enumerations of goods respectively, and the several rates of duties of Customs, if any, set opposite each of said items, and to provide that the following items, enumerations and rates of duties be inserted in said Schedule A:

		D-:1	T4	-
Tariff Items.		British Preferential Tariff.	Inter- mediate Tariff.	General Tariff.
20	Cocoa paste or "liquor" and chocolate paste or "liquor," not sweetened, in blocks or cakes, per			
21	pound	4 cents.	5 cents.	5 cents.
22 23	than two pounds in weight, per pound	4½ cents. 27½ p.c.	5½ cents. 35 p.c. 1½ cents.	5½ cents. 35 p.c. 1½ cents.
39b 77a	Arrowroot, per pound	22½ p.c. ½ cent.	35 p.c. 1½ cents.	35 p.c. $1\frac{1}{2}$ cents.
101 101a 101b	hundred pounds Onions in their natural state Oranges and lemons Shaddocks or grape fruit, per one hundred pounds. Limes Fruits preserved in brandy, or preserved in other spirits, and containing not more than forty per cent of proof spirit in the liquid contents thereof, per	Free. Free. Free. 50 cents. Free.	\$1.50 30 p.c. Free. \$1.00 15 p.c.	\$1.50 30 p.c. Free. \$1 00 15 p.c.
104	gallon	\$2.50 60 p.c.	\$2.50 60 p.c.	\$2.50 60 p.c.
110	proof spirit in the liquid contents thereof, per gallon and Cocoanuts, n.o.p., per one hundred and	\$10.00 30 p.c. 50 cents.	\$10.00 30 p.c. \$1.00	\$10.00 30 p.c. \$1.00
113	Cocoanuts, when imported from the place of growth, by ship, direct to a Canadian port, per one hundred. Cocoanut, desiccated, sweetened or not, per pound. All sugar above number sixteen Dutch standard in colour, and all refined sugars of whatever kinds, grades or standards, not covered by tariff item No.	Free. 5 cents.	75 cents. 6 cents.	75 cents. 6 cents.
	135, when not exceeding eighty-eight degrees of polarization, per one hundred pounds	\$1.50	\$2.00	\$2.00
	ceeding eighty-nine degrees, per one hundred pounds when exceeding eighty-nine degrees but not exceed-		\$2.03	\$2.03
	ine ninety degrees, per one hundred pounds when exceeding ninety degrees but not exceeding ninety-one degrees, per one hundred pounds	\$1.54	\$2.06	\$2.06
	when exceeding ninety-one degrees but not exceed- ing ninety-two degrees, per one hundred pounds	\$1.56 \$1.59	\$2.08 \$2.12	\$2.08
	when exceeding ninety-two degrees but not exceed- ing ninety-three degrees, per one hundred pounds.	\$1.61	\$2.12	\$2.12 \$2.15
	when exceeding ninety-three degrees but not exceed- ine ninety-four degrees, per one hundred pounds	\$1.63	\$2.18	\$2.18
	when exceeding ninety-four degrees but not exceed- ing ninety-five degrees, per one hundred pounds when exceeding ninety-five degrees but not exceed-	\$1.65	\$2.20	\$2.20
	ing ninety-six degrees, per one hundred pounds	\$ 1 68	\$2.24	\$2.24
	when exceeding ninety-six degrees but not exceed- ing ninety-seven degrees, per one hundred pounds. when exceeding ninety-seven degrees but not ex- ceeding ninety-eight degrees, per one hundred	\$1.70	\$2.27	\$2.27
	pounds	\$1.72	\$2.30	\$2.30
	ing ninety-nine degrees, per one hundred pounds when exceeding ninety-nine degrees, per one hun-	\$1.79	\$2.39	\$2.39
	dred pounds Provided that refined sugar shall be entitled to entry under the British Preferential tariff upon evidence satisfactory to the Minister of Customs and Inland Revenue, that such refined sugar has been manufactured wholly from raw sugar produced in the British colonies and possessions and not otherwise.	\$1.79	\$2.39	\$2.39
135	Sugar above number sixteen Dutch standard in colour when imported by a recognized sugar refiner, for refining purposes only, under regulations by the Minister of Customs and Inland Revenue; and			

riff		British Preferential Tariff	Inter- mediate Tariff	General Tariff
	sugar, n.o.p., not above number sixteen Dutch standard in colour, sugar drainings or pumpings drained in transit, melado or concentrated melado, tank bottoms, sugar concrete, and molasses testing			
	over fifty-six degrees and not exceeding seventy-six			
	degrees, when not exceeding seventy-six degrees of polarization, per one hundred pounds	70 cents	\$1 ·16080	\$1-16080
	when exceeding seventy-six degrees but not exceed- ing seventy-seven degrees, per one hundred pounds	70.75 cents	\$1 · 18366	\$1.18366
	when exceeding seventy-seven degrees but not exceeding seventy-eight degrees, per one hundred			
	poundswhen exceeding seventy-eight degrees but not	71.5 cents	\$1.20652	\$1.20652
	exceeding seventy-nine degrees, per one hundred pounds	72·25 cents	\$1·22938	\$ 1·22938
	when exceeding seventy-nine degrees but not exceeding eighty degrees, per one hundred pounds.	73 cents	\$1.25224	\$1.25224
	when exceeding eighty degrees but not exceeding eighty-one degrees, per one hundred pounds		\$1.27510	\$1-25510
	when exceeding eighty-one degrees but not exceed-		\$1.29796	
	ing eighty-two degrees, per one hundred pounds when exceeding eighty-two degrees but not ex-		ΦT. 79.190	\$1-29796
	ceeding eighty-three degrees, per one hundred pounds.	75.25 cents	\$1 32082	\$1-32082
	when exceeding eighty-three degrees but not ex- ceeding eighty-four degrees, per one hundred pounds	76 cents	\$1 ·34560	\$1.34560
	when exceeding eighty-four degrees but not ex- ceeding eighty-five degrees, per one hundred pounds	76.75 cents	\$ 1·37038	\$1.37038
	when exceeding eighty-five degrees, but not exceed- ing eighty-six degrees, per one hundred pounds	77.5 cents	\$1.39516	\$1.39516
	when exceeding eighty-six degrees but not exceed- ing eighty-seven degrees, per one hundred pounds	78.25 cents	\$1.41994	\$1.41994
	when exceeding eighty-seven degrees but not ex- ceeding eighty-eight degrees, per one hundred			
	pounds when exceeding eighty-eight degrees but not ex-	79 cents	\$1.44664	\$1.44664
	ceeding eighty-nine degrees, per one hundred pounds when exceeding eighty-nine degrees but not exceed-	79.75 cents	\$1.47334	\$1.47334
	ing ninety degrees, per one hundred pounds when exceeding ninety degrees but not exceeding	80.5 cents	\$1-50388	\$1.50388
	ninety-one degrees, per one hundred pounds	81.25 cents	\$1.53442	\$1.53442
	ing ninety-two degrees, per one hundred pounds when exceeding ninety-two degrees but not exceed-	82 cents	\$1.564 96	\$1.56496
	ing ninety-three degrees, per one hundred pounds. when exceeding ninety-three degrees but not ex-	82.75 cents	\$1-59550	\$1.59550
	ceeding ninety-four degrees, per one hundred pounds when exceeding ninety-four degrees but not exceed-	83.5 cents	\$1.62604	\$1.62604
	ing ninety-five degrees, per one hundred pounds	84.25 cents	\$1.65658	\$1.65658
	when exceeding ninety-five degrees but not exceed- ing ninety-six degrees, per one hundred pounds	85 cents	\$1.68712	\$1.68712
	when exceeding ninety-six degrees but not exceeding ninety-seven degrees, per one hundred pounds	85.75 cents	\$1.71766	\$1.71766
	when exceeding ninety-seven degrees but not exceeding ninety-eight degrees, per one hundred	l)		
	over ninety-eight degrees, per one hundred pounds	86.50 cents 87.25 cents	\$1.74820 \$1.83250	\$1.74820 \$1.83250
	Provided that all raw sugar, including sugar speci- fied in this item, the produce of any British Colony	ri		
	or possession, shall be entitled to entry under the British Preferential tariff, when imported direct			
	into Canada from any British country. Provided that sugar imported under this item shall	1		
150	not be subject to special duty. Lime juice and fruit juices, fortified with or contain			
	ing not more than twenty-five per cent of proof	\$2.50	\$2.50	\$2.50
151	Lime juice and fruit juices, fortified with or containing more than twenty-five per cent of proof spirits,	-	32.00	
	per gallonand	\$10.00	\$10.00 30 p.c.	\$10.00
	3.00	J. 50 p.c.	00 p.0.	30 p.c.

Cariff tems		British Preferential Tariff.	Inter- mediate Tariff.	General Tariff.
153	Lime juice, raw and concentrated, not refined, per	_		
156	gallon. Ethyl alcohol, or the substance commonly known as alcohol, hydrated oxide of ethyl or spirits of wine, n.o.p.; gin of all kinds, n.o.p.; whisky and all spirituous or alcoholic liquors, n.o.p.; amyl alcohol or fusel-oil, or any substance known as potato spirit or potato oil; methyl alcohol, wood alcohol, wood naphtha, pyroxylic spirit or any substance known as wood spirit or methylated spirits, absinthe, arrack or palm spirit, brandy, including artificial brandy	Free	15 cents	15 cents
	and imitations of brandy, n.o.p.; cordials and liqueurs of all kinds, n.o.p.; mescal, pulque, rum shrub, schiedam and other schnapps; tafia, angostura and similar alcoholic bitters or beverages; and wines, n.o.p., containing more than forty per cent of proof spirit, per gallon of the strength of proof. Rum, per gallon of the strength of proof. Provided, as to all goods specified in items No. 156 and No. 156a when of less strength than the strength	\$10.00 \$8 00	\$10.00 \$10.00	\$10.00 \$10.00
	of proof, that no reduction or allowance shall be made in the measurement thereof for duty purposes, below the strength of fifteen per cent under proof. Provided also, that when the goods specified in these two items are of greater strength than the strength of proof, the measurement thereof and the amount of duty payable thereon shall be increased in proportion for any greater strength than the strength of proof.			
	Provided further, that bottles and flasks and packages of gin, rum, whisky and brandy of all kinds, and imitations thereof, shall be held to contain the following quantities (subject to the provisions for addition or deduction in respect of the degree of strength), viz.:— Bottles, flasks and packages, containing not more than three-fourths of a gallon per dozen, as three-			
	fourths of a gallon per dozen; Bottles, flasks and packages, containing more than three-fourths of a gallon but not more than one gallon per dozen, as one gallon per dozen; Bottles, flasks and packages, containing more than one gallon but not more than one and one-half gallon per dozen, as one and one-half gallon per dozen.			
	one and one-half gallon but not more than two gallons per dozen, as two gallons per dozen; Bottles, flasks and packages, containing more than two gallons but not more than two and four-fifths gallons per dozen, as two and four-fifths gallons			
	per dozen; Bottles, flasks and packages, containing more than two and four-fifths gallons but not more than three gallons per dozen, as three gallons per dozen; Bottles, flasks and packages, containing more than three gallons but not more than three and one-			
	fifth gallons per dozen, as three and one-fifth gallons per dozen; Provided further, that bottles or phials of liquors for special purposes, such as samples not for sale to the trade, may be entered for duty according to			
	actual measurement, under regulations prescribed by the Minister of Customs and Inland Revenue. Spirits and strong waters of any kind, mixed with any ingredient or ingredients, as being or known or designated as essences, extracts, or ethereal and			
1 59a	spirituous fruit essences, n.o.p., per gallon	4	\$10.00 30 p.c.	\$10.00 30 p.c.
1	icines, n.o.p., per gallon	\$3.00 30 p.c.	\$3.00 30 p.c.	\$3.00 30 p.c.

Tariff Items.		British Preferential Tariff.	Inter- mediate Tariff.	General Tariff.
160	Alcoholic perfumes and perfumed spirits, bay rum, cologne and lavender waters, lotions, hair, tooth and skin washes, and other toilet preparations containing spirits of any kind: (a) when in bottles or flasks containing not more			
	than four ounces each	90 p.c.	90 p.c.	90 p.c.
	taining more than four ounces each, per gallon	\$ 5.00	\$ 5 00	\$ 5.00
162	and Medicinal or medicated wines, including vermouth and ginger wine, containing not more than forty per	as pro-	40 p.c.	40 p.c.
163	cent of proof spirit. Wines of all kinds, n.o.p., including orange, lemon. strawberry, raspberry, elder and currant wines, containing twenty-six per cent or less of proof spirit,	80 p.c.	80 p.c.	80 p.c.
	whether imported in wood or in bottles, per gallon and	55 cents	55 cents	55 cents 30 p.c.
	And in addition thereto, for each degree of strength in excess of twenty-six per cent of proof spirit until the strength reaches forty per cent of proof spirit. Provided that six quart bottles, or twelve pint bottles shall be held to contain a gallon for duty	3 cents	3 cents	3 cents
164	purposes under this item. Wines of all kinds, except sparkling wines, containing not more than forty per cent of proof spirit, whether imported in wood or in bottles (six quart bottles or twelve pint bottles to be held to contain a gallon), when the produce or manufacture of any British Colony or territory in the South African			
165	Customs Union Convention, per gallon	55 cents.		
	dozen bottles	\$9.30	\$9.30	\$9 30 30 p.c.
	per dozen bottlesand	\$4.65	\$4 65	\$4.65 30 p.c.
	(c) in bottles containing one-half pint each or less, per dozen bottles	\$2 32	\$2.32	\$2.32
	and (d) in bottles containing over one quart each (old		44.50	30 p.c.
	wine measure), per gallonand	\$4.50	\$4.50	\$4.50 30 p.c.

4. Sections two and three of this Act shall be deemed Date when previous to have come into force on the tenth day of May, 1921, sections and to have applied to all goods mentioned in the said come into force. sections imported or taken out of warehouse for consumption on and after that day, and to have also applied to goods previously imported for which no entry for consumption was made before that day.

5. (1) The Customs Tariff, 1907, is amended by inserting the following section immediately after section twelve thereof:-

"12A. That all goods imported into Canada which are Imported capable of being marked, stamped, branded or labelled, goods to be without injury, shall be marked, stamped, branded, or stamped, branded or labelled in legible English or French words, in a conspic-labelled. uous place that shall not be covered or obscured by any

subsequent attachments or arrangements, so as to indicate the country of origin. Said marking, stamping, branding, or labelling shall be as nearly indelible and permanent as

the nature of the goods will permit.

Provided that all goods imported into Canada after the date of the coming into force of this section which do not comply with the foregoing requirements shall be subject to an additional duty of ten per centum ad valorem to be levied on the value for duty purposes and in addition such goods shall not be released from Customs possession until they have been so marked, stamped, branded or labelled under Customs supervision at the expense of

the importer.

Provided further that if any person shall violate any of the provisions relating to the marking, stamping, branding, or labelling of any imported goods, or shall deface, destroy, remove, alter, or obliterate any such marks, stamps, brands, or labels, with intent to conceal the information given by or contained in such marks, stamps, brands, or labels, he shall be liable on summary conviction to a penalty not exceeding one thousand dollars, or to imprisonment not exceeding one year, or to both fine and imprisonment. The Minister of Customs and Inland Revenue may make such regulations as are deemed necessary for carrying out the provisions of this section and for the enforcement thereof.

Date of coming into lorce.

(2) This section shall come into force on the first day of October, nineteen hundred and twenty-one."

OTTAWA. Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

11-12 GEORGE V.

CHAP. 28.

An Act to regulate the Grading of Dairy Produce.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

1. This Act may be cited as The Dairy Produce Act. Short title.

2. In this Act and in any regulation made thereunder, Definitions. unless the context otherwise requires,-

(a) "dairy produce" means butter, cheese and other "Dairy

food products manufactured from milk:

(b) "grader" means any person duly appointed as a "Grader."

dairy produce grader;

(c) "grader's certificate" means the written report "Grader's of the judgment of a dairy produce grader as to the quality and proper classification of any particular lot of dairy produce which he has examined for that purpose;

(d) "grading store" means any warehouse designated "Grading by the Governor in Council as a place in which the store."

grading of dairy produce may be carried on, and (e) "Minister" means the Minister of Agriculture.

3. (1) The Governor in Council may make regulations,— Regulations (a) for the grading of dairy produce intended for export;

(b) for the establishment or designation of grading stores:

(c) for the issuing of grader's certificates;

(d) for the special marking by manufacturers of packages of dairy produce intended to be graded;

(e) for the establishment of standards, definitions and grades for dairy produce, and

(f) for the imposition of fees for the grading of dairy produce.

(2) The Governor in Council may by regulation prescribe When to come the time when any regulation made under the provisions into force and where. vol. I-13

of this Act shall come into operation, the particular kind or kinds of dairy produce to which it shall apply, and the part or parts of Canada within which it shall be in force.

Appointment of dairy produce graders and other officers. 4. There may be appointed such dairy produce graders and other officers as may be deemed necessary for the carrying out of the provisions of this Act and of the regulations made thereunder.

Appeals from decisions of dairy produce grader

5. The Governor in Council may, by regulation, provide for an appeal to the Dominion Dairy and Cold Storage Commissioner, or his representative, from a decision of a dairy produce grader as to the classification or grading of any particular lot of dairy produce.

Penalties.

6. Any person who,—

(a) violates any provision of this Act or of any regulation

made thereunder; or

(b) alters, effaces or obliterates wholly or partially, or causes to be altered, effaced, or obliterated, any dairy produce grader's brands or marks on any article which has undergone grading, or on any package containing such article; or

(c) counterfeits any such brand or mark, or brands, impresses, or otherwise marks on any such article or package any mark purporting to be the mark of any dairy produce grader or of the manufacturer of such article, either with the proper marking instrument of such dairy produce grader or manufacturer, or with counterfeit imitations thereof; or

(d) empties or partially empties any such package marked, after grading, in order to put into the same any other article (of the same or any other kind) not contained therein at the time of such grading; or

(e) uses for the purpose of packing any dairy produce for sale, any old package bearing grading marks; or

(f) not being a dairy produce grader, brands or marks any package containing such article with a dairy produce grader's marks, or issues any dairy produce grader's certificate,

shall be liable, upon summary conviction, to a fine not exceeding two hundred dollars and not less than fifty dollars, or to imprisonment for any term not exceeding three months.

Commencement of Act. 7. This Act shall come into operation on a day to be fixed by proclamation of the Governor in Council.

11-12 GEORGE V.

CHAP. 29.

An Act to amend the Dominion Elections Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. Paragraph (x) of section two of the Dominion 1920, c. 46. Elections Act, chapter forty-six of the statutes of 1920, is repealed and the following is substituted therefor:-

"(x) "Urban polling division" means a polling divison "Urban which is wholly contained within a place having a division," population of more than twenty-five hundred persons and being, under the provincial laws, a city, town or incorporated village, or within any other area directed by the Chief Electoral Officer to be treated as urban."

2. Subsection one of section seven of the said Act is Adminisamended by inserting the words "election clerk" before tration of oaths. the words "deputy returning officer" at the commencement of the fourth line of the said section.

3. Section twenty-nine of the said Act is amended by Minor adding at the end of subsection two thereof the following:— children of naturalized

"Provided also that the provisions of this subsection parents, and shall not apply to persons who originally came to Canada married as minor children of parents who have subsequently become women may British subjects by naturalization, nor to women who became British subjects in consequence of marriage and who have hitherto been entitled to vote at an election for the House of Commons."

4. Section thirty-one of the said Act is repealed and the following is substituted therefor:

"31. (1) Subject to the exceptions hereinafter contained, Persons in every person employed by any person for pay or reward disqualified. in reference to an election in any electoral district shall be disqualified from voting and incompetent to vote in such electoral district at such election.

Exceptions.

(2) This section shall not extend to disqualify or render incompetent to vote the following persons (provided that such persons are otherwise qualified to vote and not disqualified from voting) namely,—

(a) The returning officer in case of there being an equality of votes on the final addition of the votes or on a recount

as hereinafter provided.

(b) Any person employed under the authority of this Act as registrar, revising officer, deputy returning officer, poll clerk, messenger, interpreter or constable.

(c) Any person, except the election clerk necessarily, and properly employed by the returning officer for the

conduct of the election.

(d) Any person employed as clerk to a revising officer.

(e) Any person necessarily and properly employed by a registrar or revising officer in preparing copies of lists of voters authorized by this Act to be prepared.

(f) Any person necessarily employed by any election officer for his conveyance while travelling on duties relating

to the election."

5. Rule eleven of Schedule A to section thirty-two of the said Act is repealed and the following is substituted therefor:—

Revising officers.

"Rule (11).—(a) Subject as hereinafter provided, lists of voters for any place shall be revised by the judge hereinafter described within whose territory, county or district such place lies, namely:—

Districts of Quebec and Montreal. In the judicial districts of Quebec and Montreal in the province of Quebec, by the judge from time to time performing the duties of the Chief Justice or Acting Chief Justice therein.

Province of Quebec.

Elsewhere in the province of Quebec, by the judge exercising from time to time the jurisdiction of the Superior Court Judge of the district, and if there is more than one judge exercising such jurisdiction, by the senior of them.

Yukon.

In the Yukon Territory, by the judge from time to time performing the duties of judge of the Territorial Court of said Territory.

Elsewhere.

Elsewhere, by the judge exercising from time to time the jurisdiction of the Judge of the County or District Court, and, if there is more than one judge exercising such jurisdiction, by the senior of them.

Judge may appoint substitute in writing. (b) The judge hereinbefore described may appoint a person to act as his substitute for any place or places or any part of any place within his territory, district or county and such substitute shall, with respect to the lists of voters for such place or places or part of a place, exercise all the powers and perform all the duties of such judge.

Every such appointment shall be made in writing and a Copy sent duplicate thereof shall be sent by the judge to the Chief Electoral Electoral Officer forthwith after the making thereof.

(c) Any revising officer or substitute revising officer may Clerk.

appoint a clerk.

(d) The duties hereby imposed upon judges shall be Provisions deemed to have been imposed upon, and to have been per- retroactive to 30th June. formable by them since the thirtieth day of June, 1920, 1920. and any fees allowed to revising officers by any tariff of fees approved under section seventy-six of this Act shall Fees payable be payable to judges who hereafter personally undertake to judges. the revision of lists of voters."

- 6. Rule four of Schedule B to section thirty-two of the Name omitsaid Act is amended by striking out the words "below his ted added to signature" after the words "his possession" in the ninth line of the said Rule.
- 7. Rule five of Schedule B to section thirty-two of the Copy of said Act is amended by striking out the words "and the certified list for returning returning officer shall forthwith transmit the same to the officer. Chief Electoral Officer" in the eighth and ninth lines of the said Rule.
- 8. Subsection one of section thirty-three of the said Act When new is amended by inserting after the word "except" in the lists unfirst line of the said subsection the words "at a general election and".

- **9.** Paragraph (b) of subsection one of section thirtysix of the said Act is repealed and the following is substituted therefor:—
 - "(b) Such sufficiently indexed copies of or excerpts from Indexed this Act, and such instructions prepared by him, as a copies of Act or are required for the proper conduct of the election excerpts and in order to supply to each election officer a copy for election of such portions of the Act and such instructions as officers. such officer may have occasion to consult or observe in the performance of his duties."

10. Section forty-two of the said Act is repealed and the following is substituted therefor:—

"42. Whenever any candidate dies after being nomin-Postponeated and before the closing of the polls, the returning officer ment of nomination shall fix another day for the nomination of candidates. day on death Notice of the day fixed, which shall not be more than one of candidate. month from the death of such candidate or less than twenty days from the issue of the notice, shall be given by a further proclamation distributed and posted as specified in Notice and section thirty-seven and there shall also be named by such of new pollproclamation a new day for polling which shall be fourteen ing day.

Report.

days after the date fixed for the nomination. Full particulars of any action taken under this section shall be reported by the returning officer to the Chief Electoral Officer with the return."

11. Subsection two of section fifty-two of the said Act is repealed and the following is substituted therefor:—

Oath of secrecy.

"(2) Each of the agents of such candidate, and, in the absence of agents, each of the electors representing each candidate, on being admitted to the polling station, shall take an oath in Form 27 to keep secret the name of the candidate for whom any of the voters has marked his ballot paper in his presence."

When poll shall be held 12. Subsection one of section fifty-five of the said Act is amended by striking out all the words after the word "holiday" in the sixth line of the said subsection.

13. Subsection six of section fifty-five of the said Act is repealed and the following is substituted therefor:—

Hours of polling.

- "(6) The poll shall be opened at the hour of eight o'clock in the forenoon and kept open until six o'clock in the afternoon of the same day. Each deputy returning officer shall, during that time, in the polling station assigned to him, receive in the manner hereinafter prescribed the votes of the electors duly qualified to vote at such polling station."
- "(6A) Upon application to the Chief Electoral Officer by any municipality situated upon or near the international boundary line the Chief Electoral Officer may in his discretion authorize a change in the hours of polling for all polls in such municipality in order to accommodate electors who are resident in Canada but whose occupation renders it necessary for them to be absent from Canada during the ordinary polling hours.

Such application for change of polling hours must be made to the Chief Electoral Officer at least ten days before the day appointed as nomination day and the Chief Electoral Officer shall notify the Returning Officer of any change in the hours of polling authorized by him and the same shall be duly announced by the Returning Officer at the time

appointed for the nomination of candidates."

14. (1) The said Act is amended by inserting the following section immediately after section fifty-seven thereof:—

"57A. (1) Where there is contained in the list of voters a name, address and occupation which correspond so closely with the name, address and occupation of a person by whom a ballot is demanded as to suggest that the entry in the voters' list was intended to refer to him, such person shall, upon taking an oath in Form 32A in Schedule One to this Act and complying in all other respects with the provisions of the Act, be entitled to receive a ballot and to vote.

Name, address and occupation corresponding closely to another.

May vote on taking oath.

"(2) In any such case the name, address or occupation Entries in as stated in the list of voters shall be corrected therein poll book. according to the facts and correctly entered in the poll book, the fact that the oath has been taken shall be entered in the proper column of the poll book, and the words "Voters' List Corrected" in the remarks column thereof."

(2) The first Schedule to the said Act is amended by Form of inserting the following Form immediately after Form 32:— oath

"FORM 32A (Sec. 57 A).

Oath that voter is the person intended to be referred to in the list of voters.

You swear that you are qualified to vote at this election of a member to serve in the House of Commons of Canada and are not disqualified from voting thereat, and that you verily believe that you are the person intended to be referred to by the entry in the list of voters for this polling division of the name of (name as in list of voters) whose occupation is given as (occupation as in list of voters) and whose address is given as (address in list of voters). (So help you God.)"

15. Subsection one of section seventy of the said Act is repealed and the following subsections are substituted therefor:-

"70. (1a) If within four days after the day on which the Application returning officer has declared a candidate elected it is made or readdition to appear, on the affidavit of a credible witness, to the judge by judge. hereafter described, that a deputy returning officer in counting the votes has improperly counted or improperly rejected any ballot papers or has made an incorrect statement of the number of ballots cast for any candidate, or that the returning officer has improperly added up the votes. and if the applicant deposits within the said period with the clerk or prothonotary of the court to which such judge belongs the sum of one hundred dollars in legal tender or in the bills of any chartered bank doing business in Canada as security for the costs of the candidate declared elected, the said judge shall appoint a time within four days after the receipt of the said affidavit to recount or make a readdition of the said votes.

"(1b) The judge to whom applications under this section Judges to may be made, shall be the judge hereinafter described, whom appliwithin whose territory, district or county is the place at be made. which the declaration of the election was made, namely:-

In the judicial districts of Quebec and Montreal in Districts of the Province of Quebec, by the judge from time to time Quebec and Montreal. performing the duties of the Chief Justice or Acting Chief Justice therein:

Province of Quebec.

Elsewhere in the Province of Quebec, by the judge exercising from time to time the jurisdiction of the Superior Court judge of the district, and if there is more than one judge exercising such jurisdiction, by the senior of them:

Yukon.

In the Yukon Territory, by the judge at the time performing the duties of the judge of the Territorial Court of the said Territory: and

Elsewhere.

Elsewhere, by the judge exercising from time to time the jurisdiction of the Judge of the County or District Court, and, if there is more than one such judge, then by the senior of them.

Procedure when applications for recount in two or more districts are made.

- "(1c) If applications for a recount or re-addition of the votes in two or more electoral districts are made under this section to the same judge, such judge shall proceed with the recount or re-addition in the electoral district in respect of which the first application is made to him, and successively with the recounts or re-additions in the electoral district or districts in respect of which applications were later made, and all such recounts or re-additions shall proceed continuously from day to day until the last of them has been completed."
- **16.** Paragraph (b) of subsection one of section seventytwo of the said Act is repealed and the following is substituted therefor:—

Report by returning officer.

"(b) A report of his proceedings, which report shall contain such observations as he may think proper as to the state of the ballot boxes and the election papers as these were received by him from deputy returning officers."

17. The said Act is amended by inserting the following

section immediately after section eighty-three:

Penalty for voting if disqualified not qualified, or incompetent.

- "83A. Every one is guilty of a corrupt practice and of an indictable offence against this Act punishable as in this Act provided who, at an election, votes or attempts to vote knowing that he is for any reason disqualified, non-qualified or incompetent to vote thereat."
- Paragraph (a) of subsection nine of section one hundred of the said Act is repealed and the following is substituted therefor:-

Voting at advance polls.

"(a) He shall produce and deposit with the deputy returning officer a certificate of his right to vote in Form 53 issued as hereinafter provided and countersigned by himself in the presence of the officer by whom the same is issued."

Issue of certificate gratis to

Subsection ten of section one hundred of the said Act is amended by striking out the words "every registrar 200

or

or revising officer of a polling division" in the first line applicant for thereof and substituting therefor "the registrar for any vote at rural or the revising officer for any urban polling division."

- 20. Section one hundred of the said Act is amended by inserting the following subsection immediately after subsection (11) thereof:
- "(11A). Revising officers and registrars authorized to Attendance issue certificates to vote at advance polls shall attend for of officers and notice that purpose at such times and places as may be directed by of time and the Chief Electoral Officer, who may specify what public place. notice, if any, is to be given by such registrar or revising officer that he will so attend."

21. The said Act is amended by adding thereto the following section as section one hundred and two:-

"102. No amendment to this Act shall apply in any No amendelection for which the writ is issued within three months ment to apply to from the passing thereof unless before the issue of such election for writ the Chief Electoral Officer has published in the Canada which writ Gazette a notice that the necessary preparations for the within three bringing into operation of such amendment have been except after made and that such amendment may come into force notice. accordingly, and it shall be the duty of the Chief Electoral Officer forthwith after the passing of any amendment to consolidate such amendment, so far as necessary, in the Consolidacopies of the Act or parts thereof printed for distribution tion of to election officers, to correct and reprint all forms and amendments. instructions affected thereby, and to publish a notice as aforesaid in the Canada Gazette as soon as copies of the Act and the forms and instructions have been so corrected and reprinted.

22. The first Schedule to the said Act is amended by New forms substituting the forms in the Schedule to this Act set out substituted. for the forms bearing the corresponding numbers contained in the said first Schedule to the said Act.

23. Forms 31 and 36 in the first Schedule to the said Repeals Act are repealed, and all references in the said Act to Form and corrected references. 31 shall be read as referring to Form 32, and all references to Form 36 shall be read as referring to Form 35; all references to Form 33 shall be read as referring to both Forms 32 and 33.

SCHEDULE

SCHEDULE.

FORM 7 (Sec. 25).

APPOINTMENT OF A DEPUTY RETURNING OFFICER.

To (Insert full name, occupation and residence.)

Know you that I, in my capacity of Returning Officer for the Electoral District of hereby appoint you to be Deputy Returning Officer for the Polling Division Number of the said Electoral District, there to take the votes of the electors by ballot according to law, at the Polling Station to be by you opened and kept for that purpose; and you are hereby authorized and required to open and hold the poll of such election for the said Polling Division on the day of , at the hour of 8 o'clock in the forenoon, at (here describe particularly the place in which the poll is to be held), and there to keep the said poll open until 6 o'clock in the afternoon, and to take at the said polling place, by ballot, in the manner by law provided, the votes of the electors voting at the said polling place, and after counting the votes given and performing the other duties required of you by law, to return to me forthwith the ballot box sealed with your seal, and inclosing the ballots, envelopes, list of voters, poll-book, and other documents required by law, together with this commission.

Given under my hand, at this day of

in the year 19

Returning Officer.

FORM 12 (Sec. 32).

NOTICE OF REGISTRATION OF VOTERS.

Electoral district of Province of

Public notice is hereby given:

(1) That the undersigned has been appointed Registrar to prepare the List of Voters for polling division No. in the above-mentioned electoral district wholly or partly contained within the (insert city, town or village) of

(2) That the registration sittings will be held from the day of 19, until the day of 19, both 202 inclusive

inclusive, between the hours of nine o'clock in the forenoon and nine o'clock in the afternoon, with intermissions from one o'clock to two o'clock and from six o'clock to seven o clock.

- (3) That all persons who reside within the said polling division desiring and requiring to be registered as voters must apply personally at the place hereinafter stated, to wit:
- (4) That on the (insert the date of the third day after registration closes) day of 192, I shall certify and post up the list prepared by me as provided in Rule 6 of Schedule A to Section 32.

Address of Registrar.

Registrar.

FORM 13 (Sec. 32, Sch. A, Rule 4).

INTERROGATORIES TO A PERSON APPLYING IN PERSON TO BE REGISTERED AS A VOTER.

You swear (or affirm) that you will make true and full answer to all such questions as I shall now address to you. So help you God.

1. Where is your ordinary residence? (Give street and

number.)

- 2. Have you, on application made by you or on your behalf been registered as a voter in any other polling division at this election?
- 3. Are you a British subject in Canada by birth or naturalization.

4. Are you of the full age of twenty-one years?

5. Have you ordinarily resided in Canada for the twelve months immediately before the day of 19 ? (naming the date of the issue of the writ of election).

6. Have you ordinarily resided in this electoral district for the two months immediately before the said day of 19 ?

(naming the same date).

- 7. Are you within any of the classes of persons who lack qualification or are disqualified by reason of appointment as a judge, employment for pay or reward in reference to the election, place of birth, race, crime, mental incapacity, the receipt of public charitable support, or disfranchisement for corrupt or illegal practices?
- If all questions are answered satisfactorily or a certificate of refusal to register is desired, obtain particulars, as follows:

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8. What is your surname?

- 9. What are your other names in full?
- 10. What is your occupation?
- 11. What is your post office address?

FORM 15, (Sec. 32, Sched. A, Rule 5).

INTERROGATORIES TO A RELATIVE OR EMPLOYER APPLYING FOR THE REGISTRATION OF A RELATIVE OR EMPLOYEE.

You swear (or affirm) that you will make true and full answer to all such questions as I shall now address to you. So help you God.

1. What is your name and address?

2. Are you a relative or the employer of the person whom you desire to register?

3. If a relative, what is the relationship, or if an employer, what is the business?

- 4. How long and how well have you known the person whom you desire to register?
- 5. What is the reason that the person whom you desire to have registered does not apply in person?
- 6. What is his (or her) ordinary residence? (Give street and number.)
- 7. Has he on application made by him or on his behalf, been registered as a voter in any other polling division at this election?
- 8. Is he a British subject in Canada by birth or naturalization?
- 9. Is he of the full age of twenty-one years?
- 10. Has he ordinarily resided in Canada for the twelve months immediately before the day of 19 ? (naming the date of the issue of the writ of election.)

11. Has he ordinarily resided in this electoral district for the two months immediately before the said day of 19 ?

(naming the same date.)

- 12. Is he within any of the classes of persons who lack qualification or are disqualified by reason of appointment as a judge, employment for pay or reward in reference to the election, place of birth, race, crime, mental incapacity, the receipt of public charitable support, or disfranchisement for corrupt or illegal practices?
- If all questions are answered satisfactorily or a certificate of refusal to register is desired, obtain particulars as follows:
 - 13. What is his surname?

- 14. What are his other names in full?
- 15. What is his occupation?
- 16. What is his post office address?

FORM 18. (Sec. 32.)

NOTICE TO ELECTORS.

Notice is hereby given that I will attend and remain at

on the five (or four) following days, namely, (name days of the week and state days of the month between the thirteenth and ninth days before polling day inclusive (except Sunday)) during the hours between two and six o'clock in the afternoon, at which time and place I may be found by the electors as provided by Rule 3 of Schedule B to Section 32 of the Dominion Elections Act.

Registrar.

Certificate of Registrar.

I certify that the attached (insert number of sheets) sheets contain a true copy of the Voters' List for Polling of the Electoral District Division No. of as prepared by me for use in the election of a member of the House of Commons for the said Electoral District, now pending

Dated at	,	OLILO
day of19	• •	

thic

FORM 19 (Sec. 36, 37).

PROCLAMATION.

Electoral district of

to wit:

the province of

Dated at

Public notice is hereby given to the electors of the electoral district aforesaid, that, in obedience to His Majesty's writ to me directed, and bearing date the , I require the presence of , 19

the said electors at (describe the place where the nomination is to take place) in the county (or township, or city, or town 205

the or village) of ondav , in the year 19 of the month of noon until two of the clock in the afternoon for the purpose of nominating a person to represent them in the House of Commons of Canada; and that, in case a poll is demanded and allowed in the manner by law prescribed, such poll will be opened on the day of the month of in the year 19 , at the hour of eight o'clock in the forenoon and kept open until the hour of six o'clock in the afternoon at places of which in that case I shall subsequently give notice.

And further that in that case I shall on the day of , in the year 19 , at (describe the place at which the votes will be added up) open the ballot boxes, add up the votes given for the several candidates and return as elected the candidate having the majority of votes.

And further that the territory comprised within the cities, towns and incorporated villages of

shall be, for the purposes of the Dominion Elections Act, known as urban polling divisions and the voters' list shall be prepared and completed therein under the rules set forth in Schedule A to section 32 of the said Act, and that the remainder of the territory comprised within the electoral district shall be for the purpose of the said Act, known as rural polling divisions and the voters' list shall be prepared and completed therein under the rules set forth in Schedule B to section 32 of the said Act.

Of which all persons are hereby required to take notice, and to govern themselves accordingly.

Given under my hand at this day of

in the year 19

(Print name of returning officer). Returning Officer.

FORM 20 (Sec. 40).

NOMINATION PAPER.

We, the undersigned electors of the electoral district hereby nominate (here give name in full, residence and occupation, addition or description of person nominated) as a candidate at the election, now about to be held, of a member to represent the said electoral district in the House of Commons of Canada.

Witness our hands at electoral district this 192

in the said

day	0

Signatures of Witnesses.	Residences of Witnesses.	Occupations or Additions of Witnesses.	Signatures of Electors.	Residences of Electors.	Occupations or Additions of Electors.
					.

Several signatures of electors may be bracketed and a witness need only sign once opposite the bracket for the whole series of signatures which he witnessed.

FORM 21 (Sec. 40 (6)).

OATH OF ATTESTATION OF THE NOMINATION PAPER.

I, of (residence) (occupation) swear (or solemnly affirm) that I know the following persons who have signed the within nomination paper, namely:—

and that they are duly qualified as electors of the electoral district of to vote at an election of a member to serve in the House of Commons of Canada, and that they respectively signed the within nomination paper in my presence.

This oath (or affirmation) was sworn (or affirmed) before me at this day of 19. (Signature of person attesting).

Returning Officer.

FORM 23 (Sec. 44).

NOTICE OF GRANT OF A POLL.

Electoral District of

to wit:

Province of

Public notice is hereby given to the electors of the electoral district aforesaid, that a poll has been granted for the election now pending for the said district, and that such poll will be opened on , the day of , 19 , at the hour of eight o'clock in the forenoon and kept open until the hour of six o'clock in the afternoon as follows:—

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For polling division: (Here insert the numbers, the names, if any, and the descriptions of the polling divisions. and describe the polling stations.

Further, that the persons duly nominated, and for whom

only votes will be received, are:

1.) (Insert the names and additions of each candidate

2. as given in the nomination paper, and follow the 3. name of each with (in smaller type) the words "Official Agent" and the name and address of the official agent appointed by him.)

Of which all persons are hereby required to take notice

and govern themselves accordingly.

Given under my hand at

this day of

(Name of returning officer to be printed). Returning Officer.

FORM 24. (Sec. 45.)

DIRECTIONS TO VOTERS.

Each voter may vote only at one polling station and for only one candidate, unless two members are to be returned for the electoral district, in which case he may vote for one or for two candidates as he thinks fit.

The voter will go into one of the compartments, and, with a black lead pencil there provided, place a cross within the white space containing the name of the candidate for

whom he votes, thus X.

The voter shall then fold the ballot paper so that the initials and stamp on the back and the number on the counterfoil can be seen and the counterfoil detached without opening the paper; he shall then return the ballot paper so folded to the deputy returning officer, who shall, in full view of those present, including the voter, remove the counterfoil, destroy the same, and place the ballot paper in the ballot box. The voter shall then forthwith quit the polling station.

If a voter inadvertently spoils a ballot paper, he may return it to the deputy returning officer, who, on being satisfied

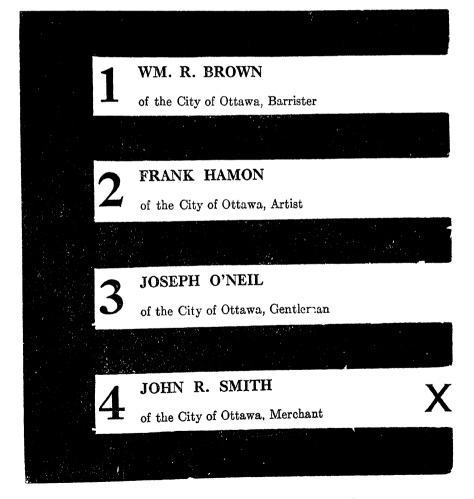
of the fact, will give him another.

If a voter votes for more candidates than he is entitled to vote for, or places any mark on the ballot paper by which he can afterwards be identified, his vote will be void and will not be counted.

If the voter fraudulently takes a ballot paper out of the polling station, or fraudulently delivers to the deputy returning officer to be put into the ballot box any other paper

paper than the ballot paper given him by the deputy returning officer, he will be disqualified from voting at any election for seven years thereafter and be liable, if he is a returning officer, election clerk, deputy returning officer, poll clerk or other officer engaged in the election, to imprisonment without the alternative of a fine for a term not exceeding five years and not less than one year, with or without hard labour, and if he is any other person, to imprisonment for a term not exceeding three years and not less than one year with or without hard labour.

In the following form of ballot paper, given for illustration, the candidates are Wm. R. Brown. Frank Hamon, Joseph O'Neil and John R. Smith, and the voter has marked his ballot paper in favour of John R. Smith.



FORM No. 29 (s. 53).

OATH ON TRANSFER CERTIFICATE.

- I, (name) of (address) (occupation) do swear (or affirm) that:
- 1. I am the person described in the transfer certificate which I produce authorizing me to vote in Polling Division No. instead of in Polling Division No. in the electoral district of :
- 2. I am a British subject of the full age of twenty-one years and have ordinarily resided in Canada for the year and in this electoral district for the two months immediately preceding the day of 19, (naming the date of the issue of the writ of elections).
- 3. I am not within any of the classes of persons who lack qualification or are disqualified by reason of appointment to judicial office, employment for pay or reward in reference to the election, place of birth, race, crime, mental incapacity, the receipt of public charitable support or disfranchisement for corrupt or illegal practises;
- 4. I have not already voted at this election and have not been guilty of any corrupt or illegal practice in relation thereto. So help me God.

Sworn (or affirmed) before me at the polling division No.
this day of 19.

Deputy Returning Officer.

Form 30 (Sec. 56 (4)).

POLL BOOK

	P	Form			
Consec. Number.	NAME (Family name first.)	Occupation or Addition.	Place of Residence.	No. on Voters' List.	Numbers of Oaths, if any, the Voter is required to Swear.
				1	

Record that oaths Sworn or Refused.	Particulars of Polling Division a Voter whose I	only (Under	Record that Voter has voted.	Remarks.	
(If sworn, insert "Sworn," if refused, insert "Refused to be sworn.")	Name.	No. on Voters' List.	Record that oath (Form 34) sworn (when sworn insert "Sworn")		Remarks.
	••••••				

FORM 32 (Secs. 58 and 63).

OATH OF QUALIFICATION.

You swear that you are a British subject of the full age of 21 years and that you have ordinarily resided in Canada for the year and in this electoral district for the two months immediately preceding the day of 19, (naming the date of the issue of the writ of election).

That you are not within any of the classes of persons who lack qualification or are disqualified by reason of appointment to judicial office, employment for pay or reward in reference to the election, place of birth, race, crime, mental incapacity, the receipt of public charitable support or disfranchisement for corrupt or illegal practices.

That you have not already voted at this election and have not been guilty of any corrupt or illegal practice in

relation thereto. So help you God.

FORM 33 (Sec. 63).

You swear that you now reside in this polling division. So help you God.

Form 34 (Sec. 63).

OATH OF PERSON VOUCHING.

You swear that you are (name as on list of voters) whose occupation is (occupation as on list of voters) and whose address is (address as on list of voters) and that you now reside in this polling division;

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That you know (naming the applicant and stating his address and occupation) who has applied to have his name added to the voters' list in the said polling division;

That the said applicant now resides in this polling divi-

sion;

That you verily believe that the applicant is a British subject of the full age of twenty-one years and that he has resided in Canada for the year and in the electoral district for the two months immediately preceding the day of 19, (naming the date of the

issue of the writ of election);

That you verily believe that the applicant is qualified as a voter and is not disqualified from voting at this election. So help you God.

FORM 37 (Sec. 62 (7)).

OATH OF INCAPACITATED VOTER.

You swear that you are incapable of voting without assistance by reason of your being unable to write or of physical incapacity. So help you God.

FORM 38 (Secs. 64 (2), 83).

INFORMATION FOR PERSONATION.

Canada.
Province of ,
County of .

The information of taken this day of in the year, before the undersigned, a Deputy Returning Officer at a polling station in the of for an election being held for the electoral district of

of a member of the House of Commons. The said informant says that he believes that (insert t'e name of the accused or, if it is not known, then "a person whose name is to the informant unknown but who is now detained in the polling station by the order of the undersigned") on this day at the said polling place did commit the offence of personation by (describe the offence in words following those of Sec. 83 (a), (b) or (c).)

Taken and sworn before me at the said polling station,

the day and year above mentioned.

FORM 39 (Secs. 64 (2), 83a).

INFORMATION FOR VOTING WITH KNOWLEDGE OF DISQUALIFICATION, NON-QUALIFICATION OR INCOMPETENCY.

Canada,
Province of
County of

The information of taken this day of in the year, before the undersigned, a Deputy Returning Officer at a polling station in the of for an election being held for the electoral district of of a member to serve in the House of Commons.

The said informant says that he believes that (insert the name of accused) who is now detained in the said polling station under my order, on this day at the said polling place did commit the offence of voting at said election then knowing that he was ("disqualified", "non-qualified" or "incompetent") to vote at such election.

Taken and sworn before me at the said polling station,

the day and year above mentioned.

Deputy Returning Officer.

FORM 40 (Secs. 64 (4), 83).

WARRANT FOR ARREST OF PERSON CHARGED WITH PERSONATION.

Canada,
Province of ,
County of .

To all or any of the constables and other peace officers in the county (or province) of

Whereas, before the undersigned, a Deputy Returning

Officer at a polling station in the of for an election being held for the electoral district of of a member of the House of Commons (insert name or description of person as stated in information) has this day been charged upon oath with having committed the offence of personation on this day and at the said polling place by (describe the offence as in the information)

These are therefore to command you in His Majesty's

name forthwith to apprehend the said

and to bring him before (insert the name or names of the
213 magistrate

magistrate or magistrates before whom the accused is to be brought) to answer unto the said charge and to be further dealt with according to law.

Given under my hand and seal under the Dominion Elections Act, this day of , in the year 19

Deputy Returning Officer

FORM 41 (Secs. 64 (2), 83a).

WARRANT FOR ARREST OF A PERSON CHARGED WITH VOTING WITH KNOWLEDGE OF DISQUALIFICATION OR INCOMPETENCY.

Canada,
Province of ,
County of .

To all or any of the constables and other peace officers in the county (or province) of

Whereas, before the undersigned, a Deputy Returning Officer at a polling station in the

for an election being held for the electoral district of of a member to serve in the House of Commons (insert the name of the accused) has this day been charged upon oath with having committed on this day and at the said polling place the offence of having then and there voted at such election knowing that he was ("disqualified," "non-qualified," or "incompetent") to so vote.

These are therefore to command you in His Majesty's

name forthwith to apprehend the said

and to bring him before (insert the name or names of the magistrate or magistrates before whom the accused is to be brought) to answer unto the said charge and to be further dealt with according to law.

Given under my hand and seal, under the Dominion Elections Act, this day of , in the year

Deputy Returning Officer.

FORM 42. (Sec. 66 (5)).

OATH OF THE DEPUTY RETURNING OFFICER AFTER THE CLOSING OF THE POLL.

I, the undersigned, Deputy Returning Officer for the 214 Polling

Polling Division No. , of the Electoral District of do swear (or solemnly affirm) that, to the best of my knowledge and belief, the poll-book kept for the said Polling Division, under my direction, has been so kept correctly; that the total number of votes polled in the said poll-book is

, and that it contains a true and exact record of the votes given at the Polling Station in the said Polling Division, as the said votes were taken thereat; that I have faithfully counted the votes given for each candidate in the manner by law provided and performed all duties required of me by law, and that the statement of the poll, poll book, packets of ballot papers, and other documents required by law to be returned by me to the Returning Officer, will be faithfully and truly prepared and placed within the ballot box. as this oath (or affirmation) will be, to the end that the said ballot box, being first carefully sealed with my seal, may be transmitted to the Returning Officer according to law.

Deputy Returning Officer.

Sworn before me at electoral district of , in the

day of

, 19

(Signature of the Poll Clerk, the Returning Officer or any other of the persons mentioned in Section 7 of the Act.)

FORM 43. (Sec. 66 (5))

OATH OF THE POLL CLERK AFTER THE CLOSING OF THE POLL.

I, the undersigned, Poll Clerk for the Polling Division No. of the Electoral District , do swear of (or do solemnly affirm) that the poll-book in and for the said Polling Division kept under the direction of (Insert name of D. R. O.), who has acted as Deputy Returning Officer therein, has been so kept by me, under his direction as aforesaid, correctly and to the best of my skill and judgment; that the total number of votes polled in the said poll-book, is

and that to the best of my knowledge and belief, it contains a true and exact record of the votes given at the Polling Station in the said Polling Division as the said votes were 215

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taken at t Officer.	he said	poll by	the	said	Deputy	Returning
		• • • •		• • • • •	P	oll Clerk.
Sworn (o		l) and su this , in the			efore me,	at day of
(Signatur the other per	re of the rsons mer	D.R.O., itioned i	the R n Sec	eturn tion 7	ing Officer of the Ac	or any of ct.)
	Fo	RM 44.	(Sec	. 66 (6)).	
STATEMENT	OF THE	POLL A	FTER	COUN	TING THE	BALLOTS.
Polling Div Electoral D	ision No.					
Number of Bal	lot Papers	received fro	m the	Return	ing	
Officer			• • • • • • •	• • • • • • • •		
Number of Ball	ot rapers cas				· }	
	"			• • • • • • • •		•
44	"			• • • • • • • • •		••
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NT						•-1
Number of Nan	aes on Voter	3' List	•••••	• • • • • • •	•••••••	•••••
I hereby	certify tl	nat the a	pove	state	nent is co	rrect.
Dated at						
this	day of	19	}	Dep	uty Return	ing Officer.
	ים:	DD 45	/Q.,	00 (0\ \	

FORM 45. (Sec. 66 (6)).

CERTIFICATE TO BE DELIVERED TO CANDIDATES, ETC.

I, the undersigned, Deputy Returning Officer for Polling Division No. in the Electoral District of 216 do

do hereby certify that, at the election held this day, for a Member to serve in the House of Commons, the hereinafter mentioned Candidates received the number of Votes set opposite their respective names, viz. —

:	Names of Candidates.			Number of Votes
•••••		•••		
•••••				
•••••				
			••••	
and also t	hat		bal	lot papers were rejected.
Dated at this	day of	19 .	}	Deputy Returning Officer.
	τ	Former 46	(90	a 66 (7))

FORM 46 (Sec. 66 (7)).

OATH OF MESSENGER SENT TO COLLECT, OR OF ANY CUSTODIAN OF BALLOT BOXES.

I, (insert name, address and occupation of messenger or custodian) of

messenger or custodian appointed by (insert name of Returning Officer)
Returning Officer for the Electoral District of

swear (or solemnly affirm) that the several boxes to the number of now delivered by me to

were handed to me by (insert names of D.R.O's or authorized custodian from whom ballot boxes have been received), that they have not been opened by me or any other person; and that they are in the same state as they were in when they came into my possession.

(Signature of Messenger or Custodian)

Sworn (or affirmed) and subscribed before me, at this day of in the year 19

(Signature of the Returning Officer or any other of the persons mentioned in section 7 of the Act).

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FORM

Form	48	(Sec.	79	(1)).
		· -		` '	•

Electoral District of.....

RETURN OF ELECTION EXPENSES.

On behalf of

a Candidate.

CERTIFICATE OF PERSON BEFORE WHOM STATUTORY DECLARATION IS MADE.

This is the return of election expenses referred to in the statutory declaration of , which said statutory declaration (in Form 49, 50 or 51 in Schedule 1 to the Dominion Elections Act) was declared before me at this day of

Signature.

RETURN.

I of being official agent for a candidate at the election of a member to serve in the House of Commons of Canada, held on the (insert date of poll) day of 19, in the above mentioned electoral district, make the following return respecting the election expenses of the said candidate at the said election.

1-RECEIPTS.

(a) Money or its Value Received.

There are accurately set out hereunder the name and occupation of every person (including the candidate) and of every club, society, company or association, from whom any money, securities or the equivalent of money was received in respect of expenses incurred on account of or in connection with or incidental to the above election, showing in the case of each person the amount or value received and whether the same was received as a contribution (including subscription or gift), loan, advance, deposit or otherwise:—

Name	Address	Occupation	State whether Contribution, Loan, Advance or Deposit	Amount or Value	
********	•••••			1	
			*************	• • • • • • • • • • • • • • • • • • • •	
	***************************************	••••••	•••••••		

(b) Money or its Value Promised but not Received.

In addition to the foregoing items, the persons (including the candidate), clubs, societies, companies or associations hereunder mentioned are all who have promised to pay but have not yet paid money or its equivalent for the purpose of the expenses incurred, or to be incurred, on account of or in respect of the conduct or management of the said election, and the amount or value promised by them respectively, with its character, is set out after their names:—

Name	Address	Occupation	State whether Contribution, Loan, Advance, Deposit, etc.	Amount or Value	
••••••					
TOTAL					

2-PAYMENTS MADE NOT REQUIRING A JUDGE'S ORDER.

(a) Candidates Personal Expenses, Postage, Telegrams and Petty Claims.

	unde part	tements of	
 _	Consec. No.	Name	Amount
		Total	···········
		Consec.	under (Sec. 78 (15, 16), the sta particulars being attached and consecutively. Consec. Name

(b) Hire of Premises.

There are set out below the name and address of every person, club, society, company and association from whom premises were hired for the purpose of the election, with a description of the premises so hired, the purpose for which and the length of time during which the same were used, and the amount paid therefor, vouchers for all of the said payments for which vouchers have been received being attached hereto and numbered consecutively as indicated in the proper column below:—

Consec. No. of Voucher	Name of Person from whom premises Hired	Address	Description of Premises Hired	Purpose for which used	Time for which used	Amount Paid
TOTAL						

(c) Services.

The following statement contains the name and address of every person, club, society, company or association to whom any payment was made for work done, with a description of the nature of the work done and the amount paid to each, vouchers for such payments being attached hereto, so far as the same have been received, and numbered consecutively as indicated in the proper column below:—

Consec. No. of Voucher	Name	Address	Nature of Work Done	Amount Paid
•••••				
			TOTAL	

(d) Travelling Expenses and Hire of Vehicles.

The following statement contains the name and address of every person, club, society, company or association to whom any payment was made for travelling expenses or the hire of vehicles with the amounts paid by each, vouchers for such payments being attached hereto, so far as the same have been received, and numbered consecutively as indicated in the proper column below.

Consec. No. of Voucher	Name	Address	Nature of Claim	Amount
•••••				
			TOTAL	

(e) Goods Supplied.

The following statement contains the name and address of every person, club, society, company or association to whom any payment (not already set out) was made for goods supplied, with a description of the goods supplied and the amounts paid to each, vouchers for such payments being attached hereto so far as the same have been received and numbered consecutively as indicated in the proper column below:—

Consec. No. of Voucher	Name	Address	Description of Goods Supplied (If only hired, so state and give duration)	Amount Paid

				••••
			TOTAL	

(f) Advertising.

The following statement contains the name and address of every person, club, society, company and association to whom any payment (not already set out) was made for advertising, with a description of such advertising and the amount paid to each, vouchers for such payments being attached hereto so far as the same have been received, and numbered consecutively as indicated in the proper column below.

Consec. No. of Voucher	Name	Address	Name of Publication	Dates of Issues	Amount
				ا	····
			•	FOTAL	

3—Undisputed Claims Still Unpaid or under a Judge's Order

The following statement contains the names and addresses of all persons whose undisputed claims were received too late, or remained unpaid too long, to be payable without a judge's order and in respect of which such an order has been or is about to be applied for, together with particulars of the nature of the claim, its amount, etc., as below set out.

Name	Address	Nature of Claim	Paid or Unpaid	If Paid, Date of Order or Judgment	Amou	ınt
						• • •
			•	TOTAL		

4—DISPUTED CLAIMS.

In addition to the above, I am aware as official agent for the seid candidate of the following (and only of the following) disputed and unpaid claims, the names and addresses of the claimants, the character of the claims respectively and the amounts thereof being as set out below:—

Name	Address	Character of Disputed Account	Amount	
		TOTAL		
	••••••	Signature of Offi	icial A	gent.

FORM 49. (Sec. 79 (2)).

OFFICIAL AGENT'S DECLARATION AS TO EXPENSES.

I, , being official agent of a candidate at the election held on the day of 19 , for the election of a member to serve in the House of Commons of Canada, do hereby solemnly declare that I have examined the return of election expenses about to be transmitted by me to the returning officer at the said election and now shewn to me and marked by the officer before whom this declaration is made and to the best of my knowledge and belief that return is correct.

And I hereby further solemnly declare that except as appears from that return, I have not and to the best of my knowledge and belief no other person, nor any club, society, company or association has on behalf of the said candidate made any payment, or given, promised, or offered any reward, office, employment, or valuable consideration, or incurred any liability on account of or in respect of the conduct or management of the said election:

And I further solemnly declare that I have received from the said candidate the sum of (insert "No" if the fact is so) dollars and no more for the purposes of said election, and that, except as specified in the said return sent by me, no money, security, or equivalent for money has been paid, advanced, given or deposited by any one to me or in my hands, or to the best of my knowledge and belief, to or in the hands of any other person for the purpose of defraying any expenses incurred on behalf of the said candidate on account of, or in respect of, the conduct or management of the said election.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath, by virtue of the Canada Evidence Act.

Signed and declared by the above named declarant at on the day of 19, before me.

Signed and declared by the above named declarant at day of the day (Signature of Declarant).

(Signature of any of the persons mentioned in Sec. 7 of the Act.)

FORM 50 (Sec. 79 (3)).

CANDIDATE'S DECLARATION AS TO EXPENSES.

(Ordinary Form).

I, whose address is and whose occupation is , having been a candidate at the election of a member to serve in the House of Commons of Canada, for the electoral district of held on the (insert date of poll) day , 19 , do hereby solemnly declare that I have examined the return of election expen-es transmitted or about to be transmitted by my official agent to the returning officer at the said election, a copy of which return is now shown by me and signed by the officer before whom this declaration is made, and to the best of my knowledge and belief that return is correct;

2. And I further solemnly declare that, except as appears from that return, I have not, and to the best of my knowledge and belief no person, nor any club, society, company or association, has, on my behalf, made any payment, or given, promised, or offered any reward, office, employment, or valuable consideration, or incurred any liability on account of or in respect of the conduct or management of

the said election:

3. And I further solemnly declare that I have paid to

my said official agent the sum of

and no more for the purpose of the said election, and that, except as specified in the said return, no money, security, or equivalent for money has to my knowledge or belief been paid, advanced, given or deposited by any one to or in the hands of my official agent or any other person for the purpose of defraying any expenses incurred on my behalf on account of or in respect of the conduct or management of the said election;

4. And I further solemnly declare that I will not, except so far as I may be permitted by law, at any future time make or be party to the making or giving of any payment, reward, office, employment, or valuable consideration for the purpose of defraying any such expenses as last mentioned, or provide or be party to the providing of any money, security, or equivalent for money for the purpose of defraying any such expenses.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath, by virtue of the

Canada Evidence Act.

Signed and declared before me by the above named declarant at , in the Province of on the day of 19

(Signature)

To be declared before any of the persons mentioned in Sec. 7 of this Act.

FORM 51 (Sec. 79 (3)).

CANDIDATE'S DECLARATION AS TO EXPENSES.

(Alternative Form.)

I, whose address is and whose occupation is , having been (insert "in my absence nominated as" or "declared by others to be.") a candidate at the election of a member to serve in the House of Commons of Canada for the electoral district of , held on the (insert the date of poll) day of 19 , do hereby solemnly declare that I have taken no part whatever in the said election.

2. And I further solemnly declare that, with the exceptions undernoted, I have not, and no person, club, society, company or association on my behalf, has made any payment, or given, promised, or offered, any reward, office, employment, or valuable consideration or incurred any liability on account of or in respect of the conduct or management of the said election.

Exceptions:

- 3. And I further solemnly declare that, with the exceptions undernoted, I have not paid any money or given any scrurity or equivalent for money to the person acting as my official agent at the said election, or to any other person, club, society, company or association on account of or in respect of the conduct or management of the said election. Exceptions:
- 4. And I further solemnly declare that, with the exceptions undernoted, I am entirely ignorant of any money, security, or equivalent for money having been paid, advanced, given, or deposited by any one for the purpose of defraying any expenses incurred on account of or in respect of the conduct or management of the said election.

Exceptions:

5. And I further solemnly declare that I will not, except so far as I may be permitted by law, at any future time, 224 make

make or be party to the making or giving of any payment, reward, office, employment, or valuable consideration for the purpose of defraying any such expenses as last mentioned, or provide or be party to the providing of any money, security, or equivalent of money for the purpose of defraying any such expenses.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath, by virtue of the

Canada Evidence Act.

Signature of Declarant.

Signed and declared* before me by the above named declarant at in the province of on the day of 19

(Signature.)

*To be declared before any of the persons mentioned in Sec. 7 of the Act.

FORM 52 (Sec. 100 (8)).

NOTICE OF HOLDING OF ADVANCE POLL.

FOR RAILWAY EMPLOYEES, SAILORS AND COMMERCIAL TRAVELLERS.

Take notice that pursuant to the provisions of Section 100 of the *Dominion Elections Act*, an advance poll will be opened between the hours of seven and ten o'clock in the evening of the following three days, namely the and of

the month of 19, being the three days, exclusive of Sunday, immediately preceding the day fixed for polling at the pending Dominion election, in the (city, town, village) of at (here particularly specify the place where the polling station will be located for each city, town or village or other place in the electoral district in which an advance poll is authorized to be opened; one polling station will be sufficient for each place). whereat electors of this electoral district, being railway employees, sailors or commercial travellers whose employment or calling will necessarily cause their absence from their ordinary places of residence on polling day and who you. I—15

comply with the provisions of said section of the said Act, may vote in advance of polling day. 19

Published this

day of

(Name of returning officer to be printed) Returning Officer for said Electoral District.

FORM 53 (Sec. 100 (9)).

CERTIFICATE TO A RAILWAY EMPLOYEE, SAILOR OR COMMER-CIAL TRAVELLER ENTITLED TO VOTE AT AN ADVANCE POLL.

I, the undersigned revising officer or registrar for Polling of the electoral district of Division No.

, hereby certify to all deputy returning officers of advance polls held pursuant to section 100 of the Dominion Elections Act, as follows:-

1. That (insert full name, occupation and full address), whose ordinary residence is at is an elector whose name appears on the official List of Voters of the said polling division compiled or revised by me for the purposes of the pending Dominion election.

2. That, said elector on this day of , having personally attended before me and requested of me a certificate enabling him to vote at such election in advance of polling day, I, being satisfied that he is a person who is, pursuant to said section 100 of the Dominion Elections Act thereto entitled, required him to sign his name hereunder, which, being by him first done, I have signed and issued this certificate.

Elector will sign his name above this line before the Registrar or Revising Officer.

Signature of Revising Officer or Registrar for said polling division.

FORM 54 (Sec. 100 (9)).

STATEMENT OF IDENTIFICATION AND DECLARATION

The undersigned is the elector mentioned in the preceding certificate.

I declare that my employment or calling is that of a railway employee, sailor or commercial traveller and necessitates sitates from time to time my absence from my ordinary place of residence and that I have reason to believe that because of necessary absence from my ordinary place of residence in the pursuit of my employment or calling I will be unable to vote at the pending Dominion Election on polling day. I am aware that after voting or attempting to vote at an advance poll I have no right to vote or to attempt to vote at any other polling station at the pending Dominion election.

Elector will sign his name above this line before the Deputy Returning Officer.

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

CHAP. 30.

An Act to amend The Dominion Lands Act.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of the 1908, c. 20. Senate and House of Commons of Canada, enacts as follows:—

1. Section seventy-nine of The Dominion Lands Act, chapter twenty of the statutes of 1908, is repealed, and the following is substituted therefor:-

"79. The Minister shall have the administration and Confirmamanagement of all lands of the Dominion to which this appoint-Act applies, including school lands; and the appointments ments of officers made by the Minister before the twenty-fourth May, 1918, day of May, one thousand nine hundred and eighteen, by the Minister of for the purposes of such administration and management, certain are hereby confirmed, whether the duties of such officers of administer were or were not to be performed wholly or in part at the Ottawa."

Dominion Lands Act

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

CHAP. 31.

An Act to amend and consolidate the Acts respecting the Inspection of Gas and Gas Meters.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the RS. c 87. Senate and House of Commons of Canada, enacts as 1910, c. 23. follows:—

SHORT TITLE.

1. This Act may be cited as The Gas Inspection Act. Short title.

INTERPRETATION.

2. In this Act and in any regulation made thereunder, Definitions. unless the context otherwise requires,—

(a) "contractor" means any company or person agreeing

to furnish gas to any purchaser;

(b) "Department" means the Department of Trade and Commerce;

(c) "gas" includes natural as well as manufactured gas:

(d) "inspector" means any officer appointed under the

authority of this Act;

(e) "meter" means gas meter, and includes every kind of machine, apparatus or instrument used for measuring the quantity of gas or the calorific power of gas supplied to a purchaser;

(f) "Minister" means the Minister of Trade and Commerce:

merce,

(g) "purchaser" means any person to whom gas is sold;

(h) "regulation" means any regulation made under the provisions of this Act;

(i) "verified meter" means a meter that has been verified and sealed in accordance with the provisions of this Act and of the regulations. s. 2. Am.

REGULATIONS.

REGULATIONS.

Regulations.

3. The Governor in Council may from time to time make such regulations, not inconsistent with this Act, as are necessary for giving effect to its provisions; and,

(a) for determining the calorific power of gas and estab-

lishing standards therefor;

(b) for defining the methods of making the tests prescribed by this Act and the places where such tests shall be made, and for defining territorial districts:

(c) for declaring the true intent and meaning of this Act

in all cases of doubt;

(d) for prescribing how the units of measure mentioned

in this Act shall be determined;

(e) to provide for the custody of any apparatus, stamps or supplies used or required for the purpose of this Act or of the regulations;

(f) to prescribe the duties of officers appointed for the

purposes of this Act;

(g) as to pressure under which gas is to be supplied. 3. Am.

UNITS AND STANDARDS.

Units of measure.

- 4. (1) The unit of measure for the sale of gas by quantity shall be the cubic foot.
- (2) The unit of measure for the sale of gas by heat units shall be the British Thermal Unit.

Custody of standard apparatus for determining units.

(3) The standard apparatus necessary to establish the said units shall be deposited and maintained in the Standards Laboratory of the Department of Trade and Commerce, and shall form part of the system of standards of measure and weight established by the Weights and Measures Act. ss. 4, 5, 6. Am.

REGISTRATION.

Certificate of registration.

5. Every contractor supplying gas to any purchaser shall obtain from the Minister a certificate of registration for his system. Such certificates shall expire on the thirtyfirst day of March in each year. New.

CONTRACTORS' RIGHTS.

Right of access by contractor to premises where gas is used.

6. (1) The contractor may at all reasonable hours enter the premises of any purchaser to whom he may be or has been supplying gas, for the purpose of

(a) inspecting and testing all piping, fittings or apparatus for the conveyance, measurement or consumption of

(b) ascertaining the quantity of gas consumed or supplied; 232

(c)

(c) changing or removing when lawfully entitled so to do, any piping, fittings, meters or other apparatus belonging to the contractor.

(2) The contractor shall be responsible for, and shall Liability of immediately repair and make good all damage caused by contractor for damage. such entry, inspection, testing or removal. New.

PRESSURE.

7. The contractor shall from time to time report to the Pressure. Minister what the minimum service pressure is, and shall provide, free of charge, gas and piping and all other reason- supply of able facilities at such place or places as the Minister may for testing. designate, for making such tests of gas and meters and other apparatus as the Minister may deem necessary for the purposes of this Act. New.

DIRECTOR AND OFFICERS.

8. (1) There may be appointed for the purpose of this Director. Act a Director, together with such assistants as may be deemed necessary. Such director shall have the direction and general supervision of the work of gas and gas meter inspection throughout Canada, and shall have the custody of all the standards for gas measurements and of all laboratory equipment. New.

(2) In each gas inspection district in Canada a district inspector with such assistants as may from time to time be found necessary may be appointed, and his duties shall be:-

(a) to have the custody of all measuring, testing and sealing apparatus, all stamps and supplies furnished for use in his district:

(b) to be responsible for the general inspection work of his district and perform such other related duties as may from time to time be assigned to him by the Minister.

(3) Any officer appointed under the provisions of this Right of Act may at all reasonable times enter any premises where access to premises gas is being manufactured, distributed from or used, for the where purpose of performing any duty imposed upon him by this gas made or used. Act. s. 7. Am.

(4) No person shall be employed or appointed under this Qualification section either temporarily or permanently until he has of officers. passed a qualifying technical examination, such examination to be held under the direction of the Civil Service Commission. New.

(5) No person shall be appointed under this section, or Officer not shall act as an officer under the provisions of this Act or of a to be seller regulation who is a seller of gas or gas meters, or who is meters. employed by a seller of gas or gas meters. s. 9.

METERS.

METERS.

Meters

9. (1) The quantity of gas supplied by any contractor to any purchaser shall, if either party so desires, be ascertained by means of a meter.

Calorimeter

(2) When gas is sold by heat units the quantity of such units per cubic foot of gas supplied shall be ascertained by means of an approved calorimeter, to be used under such conditions and in such locations as may be determined by regulation. New.

Verification

(3) No meter shall be installed for use until it has been duly verified and sealed in accordance with regulations established under the authority of this Act. s. 14. Am.

Type of meter to be approved (4) No meter shall be admitted to verification in Canada until the type of meter to which it belongs has received the approval of the Minister. New.

Re-verification of meters. (5) Within six years from each verification and sealing every meter shall be presented by the owner for re-verification and re-sealing, or for the cancellation of the seal by the inspector. s. 18. Am.

Meters to be verified (6) No meter shall be verified or sealed by any person who is not an inspector, and no person other than an inspector shall break the seal of any verified meter the correctness of which is in dispute, or, not being an inspector or the owner, shall break the seal of any verified meter. No meter on which the seal has been broken shall be continued in use until it has been re-verified and re-sealed. s. 55. Am.

Liability for repair and verification of meters. (7) In every case the owner shall keep every verified meter that is in use in good repair and shall be responsible for the due inspection and testing thereof, and except as herein otherwise provided, shall pay the fee lawfully chargeable for such inspection, and shall be liable for all penalties incurred with respect to such meter. He shall keep a record of all meters in his possession, giving their location and all tests made thereon, which record shall be open to the inspector during business hours and from which the inspector may make such extract copies as he may require. s. 24. Am.

Location of meters to be reported. (8) The contractor shall notify the District Inspector without delay of any change of location of any verified meter from one inspection district to another, and also of the number, mark or other description of any verified meter that may be sold, scrapped, destroyed, burnt or lost. New.

DISPUTED TESTS.

Tests in the case of disputed accuracy of meter. 10. (1) If at any time the contractor or purchaser is dissatisfied with the condition or registration of any meter, the inspector shall, at his request and upon his depositing with such inspector the prescribed fee, make such tests as

are

are necessary to show the condition of the meter. made under such circumstances shall be designated disputed tests. Disputed meters found to be correct shall not be re-stamped, but may be continued in service for the unexpired period indicated by the date on the seal that was on the meter immediately before the disputed test. s. 28. Am.

(2) The inspector shall issue to the requesting party a Certificate disputed test certificate showing the result of the disputed test, and shall give a duplicate thereof to the opposite party. The cost of such certificate shall be borne by the party against whom the decision is given. If either the contractor or the purchaser is dissatisfied with the finding of any inspector, the inspector shall, if so requested in writing by such dissatisfied party, refer the matter to the Director, and the decision of the Director thereon shall be final and conclusive. s. 29. Am.

(3) If on a disputed test the meter is found to register Loss by error, with an error greater than that permitted by regulation. payments for such error shall be held to have existed for a period of three months, or from the date on which the meter was last sealed if the said sealing took place within three calendar months previous to the disputed test, or, in the event of the meter being more than three months past due for re-verification. then from the date on which it should have been re-verified. and the contractor or the purchaser, as the case may be. shall be entitled to the amount represented by the full error of the meter. s. 22. Am.

(4) The owner of any verified meter may have it re-tested Test for upon paying the prescribed fee, and shall have the same owner. right to appeal to the Director. s. 29. Am.

FEES.

11. (1) All fees connected with the testing of gas and gas Fees, how meters shall be determined from time to time by the Gov-fixed. ernor in Council and published in the Canada Gazette. Such fees shall be regulated so that they will, as nearly as may be, meet the cost of carrying this Act into effect, and all fees received under this Act shall be accounted for and paid to the Minister of Finance at such times and in such manner as the Minister of Finance directs. s. 48. Am.

(2) All fees shall be due and payable at the time the How payable. verifications are made, and shall be paid before the certificate is issued. The Inspector shall affix to the certificate an adhesive stamp or stamps equal in value to the amount of such fees, and shall cancel such stamps at the time of affixing the same, and no certificate shall be valid or avail for any purpose whatsoever, unless the requisite stamps have been duly affixed thereto and cancelled. s. 49. Am.

(3) The Governor in Council may from time to time Stamps, direct stamps to be prepared for the purposes of this Act preparation of. bearing

bearing such device as he thinks proper, and may defray the cost thereof out of any unappropriated moneys forming part of the Consolidated Revenue Fund. Each stamp shall have expressed thereon the value at which it shall be reckoned in payment of the prescribed fees. s. 50. Am.

ACCOUNTS.

Accounts of revenue and expenditure to be kept

12. Separate accounts shall be kept of all expenditure incurred and of all fees and penalties collected and received under the authority of this Act. s. 51. Am.

PENALTIES.

For failing to obtain certificate of registration. 13. Every contractor who refuses or neglects to obtain, within thirty days after the first day of April in each year, the certificate of registration required by this Act, shall be liable to a penalty of ten dollars for each day during which such refusal or neglect continues. New.

For forging and counterfeiting stamps and seals.

14. Every person who, except under the authority of this Act, makes, causes or procures to be made, or assists in making, or who forges or counterfeits, or causes or procures to be forged or counterfeited, or assists in the forging or counterfeiting of any stamp or mark or seal issued for the stamping, marking or sealing of any meter under this Act, or any certificate required by this Act, is guilty of forgery, and shall be punished accordingly, and every one who steals any such stamp or seal is guilty of theft; and every person who knowingly sells, utters or disposes of, lets, uses, lends or exposes for sale, any meter with such forged stamp or mark thereon shall for every such offence be liable to a penalty not exceeding two hundred dollars and not less than twenty dollars; and all meters having on them such forged or counterfeited stamps or marks shall be forfeited to His Majesty, and shall be destroyed or otherwise disposed of as the Minister may direct. ss. 52, 56.

For altering or tampering with verified meter. 15. Every person who repairs or alters, or causes to be repaired or altered, or tampers with or does any other act in relation to any verified meter so as to cause such meter to register unjustly, or who prevents or refuses lawful access to any meter in his possession or control, or obstructs or hinders any examination or testing authorized by this Act, shall be liable to a penalty not exceeding one hundred dollars and not less than fifty dollars, and shall also be liable to pay the expense of and fees for removing and testing the meter and the expense of purchasing and installing a new meter: Provided that the payment of any such penalty as aforesaid shall not exempt the person paying it from liability for any punishment to which he may otherwise be liable

upon indictment or other proceeding, or deprive any person of the right to recover damages against such person for any loss or injury sustained in consequence of such act or default. s. 53. Am.

16. Every contractor who fails to keep the records For not required by this Act, or who refuses to allow an inspector to keeping records or examine such records and to take such extracts therefrom as permitting he may deem necessary, shall be liable to a penalty of not less of them. than five dollars and not more than fifty dollars. s. 58. Am.

17. Every person who,—

(a) installs or causes to be installed in any purchaser's Formstalling service any meter that has not been verified and sealed meter.

as herein required; s. 54. Am.

(b) refuses or neglects to present any meter installed in Forfaling to any purchaser's service for re-verification or re-sealing have meter revenied. within six years after the preceding verification and sealing, or, being a contractor, permits any such meter to continue in service beyond the said six years, or refuses or neglects to present any meter which has been verified and sealed for the cancellation of such seal immediately after the expiry of six years after it has been so verified and sealed; New.

(c) not being an inspector, verifies or seals or issues a Forverifying, certificate as to the accuracy or condition of any meter etc, without after it has been fixed for use; or s. 55. Am.

(d) not being an inspector, breaks or causes to be broken For breaking the seal of any verified meter the accuracy of which is seal without in dispute, or, not being an owner or inspector, breaks or causes to be broken the seal of any other verified

shall be liable to a penalty of twenty-five dollars for each meter with respect to which any of the provisions of this section have been violated.

18. Any contractor selling gas by heat units who Where heat supplies gas below the standard calorific power prescribed units are by regulation shall be liable:-

measure for

- (a) if the contractor has more than ten thousand verified meters, to a penalty not exceeding eighty dollars for the first offence and double this penalty for each subsequent offence;
- (b) if the contractor has more than five thousand and not more than ten thousand verified meters, to a penalty not exceeding sixty dollars for the first offence and double this penalty for every subsequent offence;
- (c) if the contractor has more than two thousand and not more than five thousand verified meters, to a penalty of forty dollars for the first offence, and double this penalty for every subsequent offence;

- (d) if the contractor has more than one thousand and not more than two thousand verified meters, to a penalty of twenty dollars for the first offence and double this penalty for every subsequent offence;
- (e) if the contractor has one thousand verified meters, or less to a penalty of ten dollars for the first offence and double this penalty for every subsequent offence.

 New.

For supplying injurious gas.

19. Any contractor who supplies any purchaser with manufactured gas containing any trace of sulphuretted hydrogen (H_2S) shall be liable to a penalty not exceeding one hundred dollars and not less than twenty-five dollars. s. 57 (1). Am.

For offense specific penalty for which is not provided. 20. Every person who violates any of the provisions of this Act, or of any regulation established under this Act, or refuses or neglects to perform any duty imposed by this Act or a regulation, for which violation no penalty is specifically herein provided, shall be liable to a penalty of not less than twenty-five dollars and not more than one hundred dollars. s. 7 (3). Am.

Procedure.

- 21. All penalties imposed under the authority of this Act or of any regulation shall be recoverable on summary conviction, with costs,—
 - (a) before any justice of the peace for the district, county or place in which the offence was committed if the penalty does not exceed twenty-five dollars; or
 - (b) before any two justices of the peace, if the penalty exceeds twenty-five dollars. s. 62. Am.

REPEAL.

R.S, c. 87, 1910, c 23 repealed. 22. The Gas Inspection Act, chapter eighty-seven of the Revised Statutes of Canada, 1906, and An Act to amend the Gas Inspection Act, chapter twenty-three of the statutes of 1910, are hereby repealed.

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CHAP. 32.

An Act to amend The Immigration Act.

[Assented to 4th June, 1921.]

1910, c 27; 1911, c 12, 1919, cc 25, 26; 1919 (2 sess.) c. 19.

HIS Majesty, by and with the advice and consent of 1914, (2 sess.) the Senate and House of Commons of Canada, enacts 1919, c 3, as follows:-

1. (1) Subparagraph (vi) of paragraph (q) of section two of The Immigration Act, chapter twenty-seven of the statutes of 1910, as amended by chapter twenty-five of the statutes of 1919, is amended by inserting the words "accredited representatives of international trade unions" between the word "colleges" and the word "and" in the seventh line thereof.

(2) Paragraph (0) of section two of the said Act is Port of amended by striking out the words, "at which there is entry. an officer and where inspection of immigrants may be carried on" and substituting therefor the words "designated by the Minister for the inspection of immigrants, passengers or other persons".

(3) Paragraph (q) of section two of the said Act is "Rejected" amended by the insertion of the words "or land in" between defined. the words "enter" and "Canada" in the second line

thereof.

(4) Paragraph (s) of section two of the said Act is hereby repealed and the following is substituted therefor:—

"immigrant station" means any place designated by "Immigrant the Minister for the examination, inspection, treatment station". or detention of immigrants, passengers, or other persons for any purpose under this Act."

3.

2. Section thirteen of the said Act, as amended by chapter twenty-five of the statutes of 1919, is repealed and the following is substituted therefor:—

"13. The Minister may nominate at any port of entry Board or any number of officers to act as Boards of Inquiry and any Inquiry. three officers so nominated shall constitute a Board of Inquiry."

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3. Section fourteen of the said Act is repealed and

the following is substituted therefor:-

Authority of Boards "14. A Board of Inquiry shall have authority to determine whether an immigrant, passenger or other person seeking to enter or land in Canada or detained for any cause under this Act, shall be allowed to enter, land, or remain in Canada or shall be rejected and deported."

He iring of

4. Section fifteen of the said Act is amended by striking out the word "such" in the first line thereof and substituting therefor the word "a".

Evidence.

5. Section sixteen of the said Act is amended by striking out the word "such" before the word "Board" in the first line thereof and substituting therefor the word "a", and also by the addition of the words "or land in" between the words "enter" and "Canada" in the fifth line thereof.

Costs of appeal to be paid by unsuccessful appellant. 6. Section nineteen of the said Act is amended by inserting after the words "such appeal" in the fourteenth line thereof the words "and the cost of such appeal"; by inserting after the word "board" in the nineteenth line thereof the words "and the cost of such appeal"; and by adding the following words at the end thereof: "The cost of appeal means the cost of such appeal to His Majesty and in case of dispute the decision of the Minister fixing the amount thereof shall be final and conclusive. Such cost shall not include legal fees."

Powers of Board exercised by officer in charge. 7. Subsection one of section twenty-two of the said Act is amended by striking out the words "or at a neighbouring port to which a person detained under this Act could conveniently be conveyed, or to which a case for decision could conveniently be referred" in the second, third and fourth lines thereof.

Bill of health. 8. Section twenty-six of the said Act is amended by inserting the words "approved by the Minister" between the words "form" and "and" in the fourth line thereof.

Medical examination

- 9. Section twenty-eight of the said Act, as amended by chapter twenty-five of the statutes of 1919, is amended by striking out the words "appointed under this Act" in the first lire thereof.
- 10. (1) Subsection one of section thirty-three of the said Act, as amended by said chapter twenty-five, is repealed and the following is substituted therefor:—

Landing of puseingers.

"(1) Every passenger or other person seeking to enter or land in Canada shall first appear before and make application to an immigration officer at a port of entry for permis-

sion

sion to enter or land in Canada and shall be detained for examination, which shall be conducted forthwith on ship board, or on train, or at some other place designated for

that purpose."

(2) Subsection two of section thirty-three of the said Penalty for Act, as amended by said chapter twenty-five is further inswering amended by adding thereto the words "and any person questions. not truly answering such questions shall be guilty of an offence and liable on conviction to a fine of not more than one hundred dollars or to a term of imprisonment not exceeding two months or to both fine and imprisonment. and if found not to be a Canadian citizen or not to have Canadian domicile, such offence shall in itself be sufficient cause for deportation whenever so ordered by a Board of Inquiry or officer in charge, subject however to such right of appeal as he may have to the Minister."

(3) Subsection four of the said section thirty-three is

repealed and the following is substituted therefor:—

"(4) Every passenger or other person as to whose right Examination to enter or land the examining officer has any doubt shall mountful be detained for further examination by an officer in charge, or by a Board of Inquiry and such examination shall forthwith be conducted separate and apart from the public, and upon the conclusion thereof such passenger or other person shall be immediately allowed to enter, landed, or shall be rejected and kept in custody pending his deportation."

(4) Subsection six of the said section thirty-three is repealed and the following is substituted therefor:-

"(6) It shall be a violation of this Act for any person to Entry at

enter Canada except at a port of entry."

entry only.

(5) Subsection nine of the said section thirty-three as amended by chapter twenty-five of the statutes of 1919. is repealed and the following is substituted therefor:—

"(9) Any transportation company, director, official or Interference employee thereof, or any person interfering with or resisting with officer an immigration officer in the performance of his duty performance under this Act, or knowingly and wilfully assisting in the escape of any person detained in the custody of an officer or at an immigrant station for any purpose under this Act or giving false information to an officer for the purpose of inducing such officer to permit the entry or landing in Canada of any person who otherwise would be refused entry or landing for any cause under this Act or would be detained for examination, shall be guilty of an offence, and shall be liable to a fine of not more than five hundred dollars and not less than twenty dollars for each such offence, or to a term of imprisonment not exceeding six months or to both fine and imprisonment."

11. Section thirty-seven of the said Act is repealed and the following is substituted therefor:— "37. vol. I-16

Immigrants may be required to possess prescribed amount of money.

- "37. Regulations made by the Governor in Council under this Act may provide as a condition to permission to enter or land in Canada, that immigrants and any of the non-immigrant classes, except classes (i) to (iii) inclusive, of paragraph (g) of section two of this Act, shall possess in their own right, money to a prescribed minimum amount which amount may vary according to the nationality, race, occupation or destination of such persons and otherwise according to the circumstances; and may also provide that all persons coming to Canada directly or indirectly from countries which issue passports shall produce such passports on demand of the immigration officer in charge before being allowed to enter or land in Canada, and may provide also that passports shall not be recognized unless issued within a time limited by regulations or unless vised in the manner required."
- 12. (1) Subsection one of section forty-two of the said Act is amended by striking out all the words after the word "examined" in the eleventh and twelfth lines thereof and substituting therefor the following:

Investigation of complaints.

"upon application to enter or land in Canada and such person shall have the same rights and privileges as he would have if seeking to enter or land in Canada."

Deportation.

(2) Subsection two of the said section forty-two is amended by striking out the words "as provided for in Section 33 of this Act" in the fifth line thereof.

Cost of deportation.

(3) Subsection five of section forty-two is amended by striking out all the words after the word "time" in the ninth line thereof.

Return of rejected immigrants.

13. Subsection one of section forty-four of the said Act is amended by striking out the words "after having been rejected" in the seventh line thereof, and by adding at the end of said section the words "except as provided in section nineteen of this Act."

Cost of deportation after five years. 14. Subsection two of section forty-five of the said Act, as enacted by chapter twenty-five of the statutes of 1919, is amended by striking out the words, "the immigrant and" between the word "of" in the second line and the word "if" in the third line thereof and substituting therefor the words, "any person or".

Form E amended. 15. Form E as provided for in section forty-three of the said Act is hereby amended by striking out the words "within three years of landing in Canada" in the eighth line thereof.

Form EE amended.

16. Form EE as provided for in section forty-three of the said Act is amended by striking out the words "within 242 three

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CHAP. 33.

An Act to amend The Income War Tax Act, 1917.

[Assented to 4th June, 1921.]

IIIS Majesty, by and with the advice and consent of the 1917, c. 28, Senate and House of Commons of Canada, enacts 1918, c. 25, lows:—

Senate and House of Commons of Canada, enacts 1918, c. 25, 1920, c. 49. as follows:--

1. Subsection six of section seven of The Income War Tax Act, 1917, as enacted by subsection four of section five of chapter fifty-five of the statutes of 1919, is hereby repealed and the following is substituted therefor:-

"(6). Every person failing to deliver a return pursuant Penalty for to the provisions of subsection one hereof within the time failure to the provisions of subsection one hereof within the time failure to limited therefor shall be liable to a penalty of five per centum of the tax payable by such person; provided, however, that such penalty shall not in any case exceed five hundred dollars: and every person failing to deliver a return pursuant to any other provision of this section within the time limited therefor, shall be liable to a penalty of ten dollars for each day of default; provided, however. that such penalty shall not in any case exceed fifty dollars."

2. Subsection seven of section seven of the said Act. as enacted by section ten of chapter forty-nine of the statutes of 1920, is hereby amended by adding thereto

the following paragraph:—

"If any person liable to pay any tax under this Act Penalty for pays as any instalment less than one-quarter of the tax short payas estimated by him, or should he fail to make any payment at the time of filing his return or at the time when any instalment should be paid, he shall pay, in addition to the interest at the rate of six per centum per annum provided for by this subsection, additional interest at the rate of four per centum per annum upon the deficiency from the date of default to the date of payment."

Understating true amount of income. 3. Subsection eight of section seven of the said Act, as enacted by section ten of chapter forty-nine of the statutes of 1920, is hereby repealed.

Failure to comply with demands.

- 4. Subsection one of section nine of the said Act, as amended by section seven of chapter fifty-five of the statutes of 1919 and section thirteen of chapter fortynine of the statutes of 1920, is amended by striking out the words "one hundred" and substituting therefor the words "twenty-five".
- 5. Subsection one of section ten of the said Act, as enacted by section fourteen of chapter forty-nine of the statutes of 1920, is hereby repealed and the following is substituted therefor:—

Notice of Assessment. "(1) After examination of the taxpayer's return the Minister shall send a notice of assessment to the taxpayer verifying or altering the amount of the tax as estimated by him in his return. Any additional tax found due over the estimated amount shall be paid within one month from the date of the mailing of the notice of assessment. If the taxpayer fails to pay such additional tax within one month from the date of the mailing of the notice of assessment aforesaid, he shall pay, in addition to the interest provided for by subsection seven of section seven of this Act, as enacted by section ten of chapter forty-nine of the statutes of 1920, interest at the rate of four per centum per annum, upon the said additional tax, from the expiry of the period of one month from the date of the mailing of the said notice to the date of payment."

Date of coming into force.

6. The provisions of this Act shall be deemed to have come into effect on the first day of July. 1920.

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CHAP. 34.

An Act to amend the Inland Revenue Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the R.S., c. 51; Senate and House of Commons of Canada, enacts 1908, c. 34; 1910, c. 30; as follows:--

1911, c. 13; 1914, (2 Sess)

1. Section one hundred and fifty-four of the Inland [1915, c. 17; 1918, c. 28; Revenue Act, chapter fifty-one of the Revised Statutes, 1918, c. 28; 1906, as enacted by chapter six of the statutes of 1914, second session, is repealed and the following section is substituted therefor:

"154. There shall be imposed, levied and collected Excise duties on all spirits distilled, the following duties of excise, which increased shall be paid to the collector, as herein provided, that is

to sav:

(a) when the material used in the manufacture thereof Made from consists of not less than ninety per centum, by weight, of unmalted of raw or unmalted grain, or when manufactured from grain or sugar, syrup, molasses or other saccharine matter not otherwise provided for, on every gallon of the strength of proof by Sykes' hydrometer, nine dollars, and so in proportion for any greater or less strength than the strength of proof, and for any less quantity than a gallon:

(b) when manufactured exclusively from malted barley, Made from taken to the distillery in bond and on which no duty malted barley. of customs or excise has been paid, or when manufactured from raw or unmalted grain, used in combination, in such proportions as the department prescribes, with malted barley taken to the distillery in bond and on which no duty of customs or of excise has been paid, on every gallon of the strength of proof by Sykes' hydrometer, nine dollars and two cents, and so in proportion for any greater or less strength, and for any less quantity than a gallon:

(c) when manufactured exclusively from molasses, syrup, Made from sugar or other saccharine matter, taken to the distillery syrup,

in sugar, etc.

in bond and on which no duty of customs has been paid. on every gallon of the strength of proof by Sykes' hydrometer, nine dollars and three cents, and so in proportion for any greater or less strength, and for any less quantity than a gallon.

Excise duties on spirits in bond, used for patent or proprietary medicine and pharmacentreal preparations.

Provided, however, that when any person is licensed by the Minister of Customs and Inland Revenue to manufacture patent and proprietary medicines, extracts, essences, and pharmaceutical preparations by the use of spirits in bond subject to the Inland Revenue Act and regulations thereunder, the following duties of excise shall be imposed. levied and collected, that is to say:-

(a) when the material used in the manufacture thereof consists of not less than ninety per centum, by weight, of raw or unmalted grain, or when manufactured from sugar, syrup, molasses or other saccharine matter not otherwise provided for, on every gallon of the strength of proof by Sykes' hydrometer, two dollars and forty cents, and so in proportion for any greater or less strength than the strength of proof, and for any less

quantity than a gallon:

(b) when manufactured exclusively from malted barley. taken to the distillery in bond and on which no duty of customs or excise has been paid, or when manufactured from raw or unmalted grain, used in combination, in such proportions as the department prescribes, with malted barley taken to the distillery in bond and on which no duty of customs or of excise has been paid, on every gallon of the strength of proof by Sykes' hydrometer, two dollars and forty-two cents, and so in proportion for any greater or less strength, and for any less quantity than a gallon;

(c) when manufactured exclusively from molasses, syrup, sugar or other saccharine matter, taken to the distillery in bond and on which no duty of customs has been paid, on every gallon of the strength of proof by Sykes' hydrometer, two dollars and forty-three cents, and so in proportion for any greater or less strength, and for

any less quantity than a gallon.

Excise duties on spirits tor university, scientific or research purposes.

Provided further that when such spirits testing not less than fifty per centum over proof are sold and delivered in such limited quantities as may be prescribed by the Minister of Customs and Inland Revenue to any university or scientific and research laboratory for scientific purposes only, or to any bona fide hospital, certified to be such by the Department of Public Health, for medicinal purposes only, a drawback of ninety-nine per centum of the duty paid may be granted, under regulations to be made by the Minister of Customs and Inland Revenue."

2. This Act shall be deemed to have come into force Commence-on the tenth day of May, nineteen hundred and twenty- ment of one.

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CHAP. 35.

An Act to amend the Inspection and Sale Act (Hay and Straw Inspection).

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of R. S. c. 85; 1907, c. 21; 1908, c. 35; enacts as follows:—

Commons of Canada, 1908, c. 35; 1913, c. 25; 1918, c. 29; 1920, c. 53.

1. Sections three hundred and forty F and three hundred Presser of and forty G of the Inspection and Sale Act, Revised straw instead Statutes of Canada, 1906, chapter eighty-five, as enacted same with his by chapter thirty of the statutes of 1918, are amended name and by substituting the word "presser" for the word "seller" address and weight of bale.

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CHAP. 36.

An Act to amend the Judges Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the 1916, c. 25; Senate and House of Commons of Canada, enacts 1917, c. 31: as follows:—

R.S., c. 138; 1907, cc. 25, 45: 1908, cc. 10, 39: 1909, c. 21; 1910, c. 35; 1912, c. 29; 1913, c. 28; 1914, c. 38, 59; 1920, c. 56.

- 1. Section eleven of chapter fifty-six of the statutes of S. 11 of c. 56 1920, entitled An Act to amend the Judges Act, shall not 1920 not to apply nor be deemed to have applied to so much of the apply to annual salary of the Right Honourable Sir Louis H. Davies, Justice, as the K.C.M.G. the present Chief Justice of Council and the present Chief Chief Justice of Council and the present Chief Chi K.C.M.G., the present Chief Justice of Canada, as amounts of his office to ten thousand dollars.
 - were not increased by that Act.
- 2. Paragraph (d) of subsection one of section fourteen of the Judges Act, chapter one hundred and thirty-eight of the Revised Statutes of Canada, 1906, as enacted by chapter fifty-six of the statutes of 1920, is repealed, and the following is substituted therefor:-

"(d) Six puisne judges of the Court of King's Bench, each.....

Providing for \$9,000.00." an additional judge of Court of K.B. for

3. Paragraph (b) of section eighteen of the said last Saskatchewan. mentioned Act is repealed, and the following is substituted therefor:—

"(b) in the Province of Nova Scotia no judge of the When judges Supreme Court shall receive any travelling allowance not to be for courts or chambers held at the city of Halifax; in travelling the Province of New Brunswick no judge of the expenses. Supreme Court shall receive any travelling allowance for courts or chambers held at either one of the cities of Fredericton or St. John unless he resides at the other of the said cities or in the immediate vicinity thereof, or unless he be the judge who under the authority of the laws of the province resides at Moncton; in the Province of Manitoba no judge of the Court of Appeal or of the Court of King's Bench shall receive any travelling allowance for courts or chambers

held at the city of Winnipeg; in the Province of British Columbia no judge of the Supreme Court shall receive any travelling allowance for courts or chambers held at either one of the cities of Victoria or Vancouver unless he resides at the other of the said cities or in the immediate vicinity thereof; in the Province of Prince Edward Island no judge of the Supreme Court shall receive any travelling allowance for courts or chambers held at the city of Charlottetown; in the Province of Saskatchewan no judge of the Court of Appeal or of the Court of King's Bench shall receive any travelling allowance for courts or chambers held at the city of Regina; in the Province of Alberta no judge of the Supreme Court shall receive any travelling allowance for courts or chambers held at either one of the cities of Edmonton or Calgary, unless he resides at the other of the said cities or in the immediate vicinity thereof: Provided that nothing in this paragraph shall affect a judge's right to receive travelling allowances if he reside at a place at which he is by order of the Governor in Council required to reside."

4. The Judges Act, chapter one hundred and thirtyeight of the Revised Statutes, 1906, is hereby amended by

adding thereto the following section:—

Judges not to act as Commissioners or Arbitrators except by Order in Council.

"35. Unless nominated by the Governor in Council no Judge mentioned in this Act shall act as Commissioner or Arbitrator on any Commission or inquiry: Provided that this enactment shall not interfere with Judges who are at present acting as Commissioners or Arbitrators completing the work on which they are engaged."

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CHAP. 37.

An Act to amend The Juvenile Delinquents Act.

[Assented to 4th June, 1921.]

IS Majesty, by and with the advice and consent of the 1908, c 40; Senate and House of Commons of Canada, enacts 19 2, c 30, as follows:---

1. (1) Paragraph (a) of section two of The Juvenile Delinquents Act, 1908, chapter forty of the statutes of 1908, is repealed, and the following is substituted therefor:-

"(a) "child" means a boy or girl apparently or actually Age of child

under the age of eighteen years;'

(2) This section shall only come into operation in such 18 years. province or provinces as the Governor in Council may moperation from time to time by proclamation prescribe.

from 16 to where proclaimed.

2. The following section is inserted immediately after section thirteen of The Juvenile Delinguents Act, 1908,

chapter forty of the statutes of 1908:—

"13A. The court may postpone or adjourn the hearing Court may of a charge of delinquency for such period or periods as adjourn or the court may deem advisable, or may postpone or adjourn hearing. the hearing sine die."

3. Subsection one of section twenty-nine of the said contribute to Act is amended by substituting the word "two" for the word delinquency "one" in the last line thereof and by inserting the words increased "or likely to make any child a juvenile delinquent" after from one the words "juvenile delinquent" in the fifth line thereof. years and

4. The said Act is amended by inserting the following likely to section immediately after section twenty-nine thereof:—

"29A. Any person who induces or attempts to induce an offence. any child to leave any detention home, industrial school, inducing, etc., foster home or any other institution or place where such child to child has been placed under the provisions of this Act leave home etc., where or who removes or attempts to remove such child there he was from, without the authority of the Court, shall be guilty placed under provisions of this Act.

Imprisonment making make a child a delinquent

of an offence and shall be liable upon summary conviction before a Juvenile Court or before two justices of the peace to a penalty not exceeding one hundred dollars or to imprisonment for a period not exceeding one year, or to both fine and imprisonment."

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CHAP. 38.

An Act respecting the Lake of the Woods and other Waters.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. This Act may be cited as The Lake of the Woods Short Title. Regulation Act. 1921.
- 2. All dams, structures and other works of whatsoever Declaration description which have heretofore been or may hereafter that certain works are be constructed in, upon, over, about or across,—

(a) any outlet of the Lake of the Woods.

(b) the Winnipeg River at or above its junction with of Canada. English River, or

(c) English River at the outlet of and below Lac Seul, which do or may or can in anywise control, regulate or affect the outflow of water from the said lakes, or either of them, or the natural levels of the water in the said lakes, or either of them, at any time, or the natural flow of the water in the Winnipeg River or in English River, at any time, are and each of them is declared to be for the general advantage of Canada.

3. (1) The Governor in Council shall have power to Regulations. make and enforce such regulations as he may from time to time consider necessary, advisable or expedient to require, prescribe and ensure that the aforesaid works and each of them shall at all times be constructed, maintained, improved, repaired and operated in such manner as,-

(a) to secure at all times the most dependable flow and Winnipeg the most advantageous and beneficial use of the waters of English the Winnipeg River and of the English River severally;

(b) to regulate and control the outflow of the waters of the Lake of the Woods so as to maintain the level of the said the Woods, lake between the elevations recommended by the report of level. the International Joint Commission of 12th June, 1917, or Elevations.

for the

River, flow

Treaty obulations. between such elevations as may be agreed upon by the United States and Canada, and so that the obligations. relating to the level of the Lake of the Woods, of Canada. or of any of the Provinces of Canada, as part of the British Dominions beyond the seas, towards the United States. arising out of treaty made or to be made between His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the seas, Emperor of India, and the United States, may be duly performed:

Lac Scul, outflow and lovel

(c) to regulate and control the outflow of the waters of Lac Seul so as to maintain the level of the lake between such elevations as the Governor in Council may from time

to time by regulation require;

Penaltics, by regulations.

(2) The Governor in Council may by the aforesaid regulations prescribe penalties of fine or imprisonment, or both. for any contravention thereof or for any failure, neglect or refusal to obey or comply with any of the requirements thereof, for which penalties are not provided by either of the two next following sections: Provided that any penalties to be so prescribed shall not exceed five hundred dollars and two months' imprisonment for any one offence.

Limitation. Publication.

(3) Any regulations made by the Governor in Council under authority of this Act shall be published in the Canada Gazette, and shall from the date of such publication have the force and effect of law as if herein enacted.

Penalties for contravention of regulations or disobedi-

For individual.

For corporation.

Continuing offence.

4. Any person who owns, controls, or has in possession any of the dams, structures or works aforesaid, or who directs the construction, operation, repair, alteration or or disobedi-ence of orders, management thereof, shall if he contravene or fail, neglect or refuse to obey or comply with any of the regulations aforesaid, or any order, direction or requirement competently made or issued and communicated to him thereunder. be guilty of an offence and liable therefor, upon summary conviction, to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding three months. or to both such fine and imprisonment: Provided that if the offender be a body corporate the fine may be for a sum not exceeding five thousand dollars; and moreover, in either case, the offender shall be liable to a further penalty, not exceeding in the case of an individual five hundred dollars, and in the case of a body corporate two thousand dollars, for each day upon or during which any such offence shall continue or be repeated.

Penalties for wilful resistance. etc., of regulations.

5. Any person who wilfully resists, obstructs, hinders, or prevents, or attempts wilfully to resist, obstruct, hinder or prevent the carrying out or enforcement of any such regulation, shall be liable, upon summary conviction, to a fine not exceeding one thousand dollars, and to imprisonment for a term not exceeding three months, or to both such fine and imprisonment, and shall also be liable to a Continuing further penalty not exceeding five hundred dollars for each day upon or during which any such offence shall continue or be repeated.

6. Moreover the Exchequer Court of Canada shall have Enforcement iurisdiction to enforce compliance with this Act, or with by Exchequer any regulation made thereunder, by appropriate judgment Court of or order in any action brought upon information of the Canada. Attorney General of Canada against any person or body corporate from whom compliance is due, or who is charged with the obligation to comply, or who is by this Act or any such regulation made subject to a penalty for non-compliance.

7. (1) The Governor in Council shall have power to appoint Appointment a Board consisting of four members, of whom three shall form of officers, a quorum, and such inspectors and other officers and employees as he may deem necessary or advisable to aid in the administration and for the purpose of enforcing the provisions of this Act and any regulations made thereunder.

(2) Any such inspector or other officer when thereunto Right of authorized by the regulations aforesaid, or by order of the entry for inspection Governor in Council, may enter upon any of the dams, of works. structures or other works aforesaid, or upon any land, works or plant used, constructed, installed or operated in connection therewith, and make such observations and measurements, and do all such acts and things as may be necessary or advisable for the purpose of ascertaining whether the requirements of the aforesaid regulations have been or are being duly complied with and observed.

(3) Every person who resists, obstructs, hinders or pre-Penalties vents any such Board or any member thereof or inspector or resistance. officer in the execution of his powers or in the performance of his duties, whether under the last preceding subsection or otherwise, shall incur the penalties prescribed in section five of this Act, recoverable in the like manner.

S. The expense of administering this Act and the regu-Expense of lations made thereunder may be paid out of any unappropriated moneys of Canada.

9. Nothing in this Act shall be deemed to legalize or Operation of to recognize any right to maintain or the legality of any respects dam, structure or other work heretofore constructed, or existing within the description of the works to which the regulating power of the Governor in Council by this Act extends; and, notwithstanding this Act or anything herein or in any regulation hereunder contained, any dam, work or other structure to which this Act applies and for which approval vol. I-17%

R.S., 1906, c. 115.

Abatement, etc.

Proviso.

Approval of works on outlets of Lake of the Woods.

of the Governor in Council was requisite under the Navigable Waters Protection Act, and which has not been so approved, may under the authority of the latter Act, or otherwise as by law provided, be abated, removed or destroved as if this Act had not been passed: Provided that notwithstanding anything contained in the Navigable Waters Protection 11ct any dam, work or other structure heretofore constructed in, upon, over, about or across any outlet of the Lake of the Woods and which has not been approved by the Governor in Council under the latter Act may be so approved within three years after the coming into force of this Act, if upon compliance with the conditions for approval prescribed by the Navigable Waters Protection Act the Governor in Council sees fit to approve the same: but no application for approval shall be entertained unless submitted by the proprietors in the manner provided by the last mentioned Act within twelve months after the coming into force of this Act.

Provision for repeal by Governor in Council if Ontario passes legislation referred to in the previous Act of this Session.

10. If the necessary legislation of Ontario referred to in the preamble of The Lake of the Woods Control Board Act, 1921, be enacted by the legislature, the Governor in Council may, by proclamation published in the Canada Gazette, repeal or suspend this Act and the regulations made thereunder at any time when or after The Lake of the Woods Control Board Act, 1921, shall come into force: Provided that notwithstanding any repeal or suspension of this Act in the manner provided by this section the works and each of them hereby declared to be for the general advantage of Canada shall remain and continue to be works for the general advantage of Canada.

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CHAP. 39.

An Act to amend The Migratory Birds Convention Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the 1917, c. 18; Senate and House of Commons of Canada, enacts as 1919, c. 29. follows:—

1. Subsection one of section twelve of The Migratory Penalty for Birds Convention Act, chapter eighteen of the statutes of Act increased 1917, is hereby amended by substituting for the word "one" from \$100 to in the third line thereof the word "three".

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CHAP. 40.

An Act to amend the Northwest Territories Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of R S c. 62; the Senate and House of Commons of Canada, enacts 1907, c. 32; as follows:—

1. Section six of the Northwest Territories Act, Revised Council Statutes of Canada, 1906, chapter sixty-two, is amended six members. by substituting the word "six" for the word "four" in the second line thereof, and by adding thereto the following subsection:—

"(2) One of the members of the Council may be appointed Deputy Commissioner, and the Deputy Commissioner Commissioner in the absence of the Commissioner, shall have, and may be appointed. perform and exercise all the functions and powers conferred upon the Commissioner by this Act."

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CHAP. 41.

An Act to amend The Oleomargarine Act, 1919.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the 1919 (2) c. 24; Senate and House of Commons of Canada, enacts as 1920, c. 30. Senate and House of Commons of Canada, enacts as 1920, c. 30. follows:-

- 1. Section three of The Oleomargarine Act, 1919, chapter twenty-four of the statutes of 1919 (second session), as amended by section one of chapter thirty of the statutes of 1920, is repealed, and the following is substituted therefor:
- "3. Notwithstanding anything contained in The Dairy Manufacture, Industry Act, 1914, chapter seven of the statutes of 1914, and sale or in any other statute or law, the manufacture in and permitted. importation of oleomargarine into Canada shall be permitted until the thirty-first day of August, one thousand nine hundred and twenty-two, and the offering for sale, the sale, and the having in possession for sale of oleomargarine shall be permitted until the first day of March, one thousand nine hundred and twenty-three."

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Maresty.

CHAP. 42.

An Act to amend The Opium and Narcotic Drug Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of 1911, c 17 the Senate and House of Commons of Canada, enacts 1919 (2 Sess.) as follows:-1920, c. 31.

1. The Opium and Narcotic Drug Act, chapter seventeen of the statutes of 1911, as amended by chapter thirty-one of the statutes of 1920, is amended as follows:-

(a) Subsection one of section five is amended by striking Prescriptions out the words "without the authority of the prescrib-not to be filled more ing physician, veterinary surgeon or dentist" in the than once ninth and tenth lines thereof, and by inserting after the word "occasion" in the eleventh line thereof the following words: "except where the preparation covered by the prescription might have lawfully been sold in the first instance without a written order or prescription."

(b) Subsection two of section five is amended by adding Physician rot immediately after the words "any physician" in the to presente drug, etc. first line thereof, the following words: "who pre-except for scribes, administers or gives to any person any drug, purposes. or"

(c) Subsection one of section five A is amended by sub-Any person may be restituting the word "person" for the word "licensee" quired to keep record in the ninth line, and the words "the schedule to of any drug this Act" for the words "such licensee" in the eleventh mentioned in the schedule line thereof.

(d) Paragraph (e) of subsection two of section five A is Person amended by adding after the word "Minister" in premises the third line thereof the following:- "and without where drug is found and limiting the generality of this clause, any person charged with who occupies, controls or is in possession of any session building, room, vessel, vehicle, enclosure or place deemed to be in possession or upon which any drug is found shall, if charged sion of drug release to the control of t with having such drug in possession without lawful unless he proves drug authority, be deemed to have been so in possession there without

unless his know-

unless he prove that the drug was there without his authority, knowledge or consent, or that he was lawfully entitled to the possession thereof."

(e) Subsection two of section five A is amended by striking out the last five lines thereof and substituting therefor the following:—

Imprisonment lial added to no penalty of fine.

Supplying drug to minor made indictable offence.

Imprisonment if fine not paid.

Onus of proof on charge of manufacturing, selling, etc., without license.

Certificate of Dominion Analyst evidence of content of drug. "shall be guilty of a criminal offence, and shall be liable upon indictment to imprisonment for any term not exceeding seven years, or upon summary conviction to a fine not exceeding one thousand dollars and costs and not less than two hundred dollars and costs, or to imprisonment for any term not exceeding eighteen months, or to both fine and imprisonment; provided that any person who unlawfully sells, gives away or distributes any drug to any minor shall be proceeded against by indictment and not summarily. In any case where a fine is imposed the sentence may adjudge a term of imprisonment, or a further term of imprisonment not exceeding in any case twelve months to be served by the offender if such fine is not paid."

(f) Subsection two of section five A is amended by adding the following paragraphs at the end thereof:—

"Where a charge is laid under either paragraph (d) or (e) hereof the onus shall be upon the accused to establish that he had lawful authority to commit the act complained of or that he had a license from the Minister authorizing such act."

"The certificate of a Dominion Analyst as to the result of the analysis of any drug or drugs seized under this Act shall be accepted as evidence of the nature and content of such drug or drugs in all legal proceedings and prosecutions taken in pursuance of this Act against any person."

(g) Sections eight and nine are repealed, and the follow-

ing are substituted in lieu thereof:—

Forfeiture of drug on conviction.

"S. When any person is convicted of an offence against this Act, the convicting magistrate may adjudge and order, in addition to any other penalty or punishment, that the drug in respect of which the offence was committed or which has been seized as aforesaid, and all receptacles of any kind whatsoever found containing the same, shall be forfeited to His Majesty, whereupon the same shall be delivered to the Minister to be disposed of as he may direct.

Drugs seized forfeited unless it is established that no offence was committed in connection therewith. "9. Any drug now in the custody of any court, and any drug that may be seized for the violation of any law, shall at the expiration of three months from the passing of this Act or from such seizure, as the case may be, be forfeited to His Majesty and delivered to the Minister to be disposed of as he may direct, unless within the said period of three

months it is established to the satisfaction of the court that no offence has been committed in connection therewith, or unless the court otherwise orders; Provided, however, that the provisions of the *Customs Act* shall apply to any drug unlawfully imported into Canada."

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CHAP. 43.

An Act to amend The Ottawa Improvement Commission Act, 1919.

[Assented to 4th June, 1921.]

HIS MAJESTY, by and with the advice and consent of 1899, c 10, 5 MAJESTY, by and with the advice and consent of 1902, 0 25, the Senate and House of Commons of Canada, enacts 1903, 0 45, 1905, 0. 29, as follows:--1910. c. 45.

1. Section six of The Ottawa Improvement Commission Act, 1919, chapter sixty-two of the statutes of 1919, is amended by striking out all the words after the word "pleasure" in the fourth line thereof, and adding to the said section the following subsection:

"(2) The Governor in Council may appoint a person to Secretary no be secretary of the Commission."

required to be a member of the public

2. Section eight of the said Act is amended by adding service at the end of paragraph (a) thereof, the following:—

"and, subject to the approval of the Governor in Power given Council, sell or lease any real property of the Com- to dispose of real property. mission, not being a portion of any public park or square, street, avenue, drive or thoroughfare, which is not required for the purposes of the Commission."

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CHAP. 44.

An Act to amend the Patent Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of R.S. c. 69; the Senate and House of Commons of Canada, enacts 1913, c. 17; 1919, c. 64; 1919 (2 sess.), c. 26.

1. Section twenty-three with the exception of the first two lines of subsection one thereof and section forty-seven of the *Patent Act*, chapter sixty-nine of the Revised Statutes of Canada, 1906, are repealed.

2. (1) The following fees shall be payable before an Tariff of fees. application for any of the purposes herein mentioned shall be received by the Commissioner, that is to say:-On filing an application for patent...........\$ 15 00 On grant of patent..... 20 00 (Pavable on pain of forfeiture within six months from the date of notice of the allowance of patent). On lodging a caveat..... 5 00 On asking to register a judgment pro tanto..... 4 00 On asking to register an assignment, or any other document affecting or relating to a patent.... 2 00 For each and every patent mentioned in any notice given to the Commissioner by the inventor after the issue of a foreign patent of his intention to apply for a patent in Canada for such invention..... 2 00 2 00 On asking to attach a disclaimer to a patent.... On asking for a copy of patent with specification 4 00 On petition to re-issue a patent after surrender 30 00 On office copies of documents, not above-mentioned, the following charges shall be made:— For every single or first folio of one hundred \$ 0 25 words certified copy..... For every such subsequent folio, fractions of or under one-half not being counted, and of 0 10 one-half or more being counted as a folio... vol. I-18

Fees paid pnor to this Act. (2) In the case of patents on which fees to the extent of thirty-five dollars or more were paid prior to the passing of this Act, no further fee shall be required, but no refund of any amount in excess of thirty-five dollars shall be made. In the case of a patent on which a fee of twenty dollars was paid prior to the coming into force of this Act, a further fee of fifteen dollars on pain of nullity of the patent shall be payable at or before the expiration of six years from the date of its issue.

Unprovided cases.

(3) The fees on any proceedings not herein provided for shall be such as may be fixed by the Commissioner with the approval of the Governor in Council.

Return of fees.

3. Paragraphs (a) and (b) and subsection two of section fifty-one of the *Patent Act* shall apply only to applications for patents filed before the coming into force of this Act.

No patent void by failure to make or by import between 1st Aug., 1914, and 10th Jan, 1922.

Time extended for paying fees.

- Privileges granted to Canadians only, but reciprocal privileges may be extended.
- 4. No patent in force on the first day of August, 1914, or subsequently granted shall be void through failure to construct or manufacture, or by the importation of, the invention covered by the patent between the said date and the tenth day of January, 1922.

5. (1) Fees which have become payable under the *Patent Act* since the first day of August, 1914, may, at any time until the expiration of a period of one year from the coming into force of this Act, be paid with the same effect as if paid within the times prescribed by the *Patent Act*.

(2) The privileges set forth in this section in so far as regards payments of fees on patents already obtained and lapsed by reason of non-payment of such fees are hereby granted only in favour of nationals and residents of Canada, but the Governor in Council may extend the same in favour of citizens or subjects of all countries which have extended, or which now extend, or which within the period of six months from the passage of this Act shall extend, substantially reciprocal privileges to citizens or nationals of Canada.

Time extended for exercise of rights for filing applications. 6. The rights provided by section eight of the Patent Act for the filing of applications for patents for invention which rights had not expired on the first day of August, 1914, or which rights have arisen since that date shall be, and the same are hereby extended, until the expiration of a period of six months from the coming into force of this Act, and such extension shall apply to applications upon which patents have been granted as well as to applications now pending or filed within said period. Provided that such extension shall in no way affect the right of any person, who, before the passage of this Act, was bona fide in possession of any rights in patents or applications for

patent conflicting with rights in patents granted or validated by reason of such extension, to exercise such rights himself personally or by such agents, or licensees, as derived their rights from him, before the passage of this Act, and such persons shall not be amenable to any action for infringment of any patent granted or validated by reason of such extension.

7. (1) A patent shall not be refused on an application Patent not filed between the first day of August, 1914, and the expirator on upplication of a serious definition of the serious defin tion of a period of six months from the coming into force tion filed of this Act, nor shall a patent granted on such application Aug, 1914, be held invalid by reason of the invention having been and six months after patented in any other country or in any other of His this Act. Maiestv's Dominions or Possessions or described in any Other printed publication or because it was in public use or on served unless sale prior to the filing of the application, unless such patent issued or or publication or such public use or sale was issued or made prior to the first day of August. 1913.

made prior to the first day of August. 1913. made prior to the first day of August, 1913.

(2) No patent granted or validated under the provisions No patent of the next preceding section or of this section shall abridge under these provisions or otherwise affect the right of any person, or his agent to abridge or agents, or his successor in business, to continue any acquired manufacture, use, or sale commenced before the coming prior to this Act. into force of this Act by such person nor shall the continued manufacture, use, or sale by such person, or the use or sale of the devices resulting from such manufacture

or use constitute an infringement.

the Commissioner under the authority of sections one or who have two of chapter twenty-six of the statutes of 1919, second commenced session, or where a patent which has become void under make, use the terms of the *Patent Act* in consequence of the non- or sell payment of fees or failure to manufacture, or because of while patent the importation of the patented invention has been sub- was void. sequently restored and made valid by the operation of any order made under the authority of sections one or two of chapter twenty-six of the statutes of 1919, second session, or under any order in council or regulation heretofore lawfully passed, or by the operation of this Act, and during the period when such patent was void any person has commenced lawfully to manufacture, use or sell the invention covered by such patent, the patentee or proprietor of the patent shall not be entitled to any claim, action or demand in respect of such manufacture or sale, or the use of the article so manufactured or sold; and Notice and moreover the Commissioner, upon hearing the parties after Commissioner. such notice as he may deem requisite and sufficient and signer. considering all the facts and circumstances of the case,

8. (1) In any case where an order has been made by Saving rights

deems advisable, permission to manufacture, use or sell the patented invention) to which any patent revived or restored as aforesaid shall be subject, as the Commissioner may deem reasonably necessary for the protection of persons who have commenced lawfully to manufacture, use or sell the invention covered by the patent or have in good faith incurred substantial expense in preparing so to do.

Proviso respecting rights under Treaty of Peace.

(2) Nothing in the provisions of this section shall be deemed in any way to affect or to operate in derogation of any rights as to the revival or restoration of any lapsed rights to or in respect of any patent of invention applied for or acquired under the provisions of this Act which may be asserted or claimed by any person under and in virtue of the stipulations of the Treaty of Peace between the Allied and Associated Powers, on the one part, and Germany on the other, or under or in virtue of any treaty entered into and ratified, or that may be duly entered into and ratified by His Majesty, acting on behalf of Canada, with any other power with which the said Allied and Associated Powers are or have been at war, with regard to industrial property, or otherwise affecting patent rights. 1919, (2 Sess.) c. 26.

Validity of patents protected, under orders or regulations during war. 9. (1) All orders which have been made under and in conformity with the orders and regulations respecting patents of invention made by the Governor in Council under the provisions of *The War Measures Act*, 1914, on the second day of October, 1914 (P.C. 2436), and on the fourteenth day of February, 1916 (P.C. 293), and also all orders made under chapter twenty-six of the statutes of 1919, second session, are hereby ratified and confirmed; provided, however, that nothing contained in this section shall affect the validity of any patent which is now the subject of litigation before any court of record.

Duration of orders.

(2) The orders referred to in this section shall continue in force and effect for one year from the date of the passing of this Act and no longer.

Act to be construed with Patent Act.

10. This Act shall be construed as one with the *Patent Act*, chapter sixty-nine of the Revised Statutes of Canada, 1906, and the Acts in amendment thereof.

Repeal.

11. Chapter twenty-six of the statutes of 1919, second session, is hereby repealed.

CHAP. 45.

An Act to amend The Pension Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent 1919, c. 43; of the Senate and House of Commons of Canada, 1920, c. 62. enacts as follows:—

1. Section eleven of The Pension Act, chapter forty- Provision three of the statutes of 1919, as enacted by chapter sixty-respecting rates of two of the statutes of 1920, is amended by adding at the pension amended. end thereof the following words "as such".

2. Section twelve of the said Act as amended by said Provision chapter sixty-two is amended by adding thereto the following support of words "prior to the coming into force of The Pension Act."

3. Subsection six of section thirty-four of the said Act, Unmarried as enacted by said chapter sixty-two, is amended by striking children supporting out the words "sons" and "son" in the second and fifth parents not lines thereof and substituting therefor the words "children" less than \$10 less month. and "child" respectively.

4. Subsection seven of section thirty-four of the said Provision Act, as enacted by said chapter sixty-two, is amended pension to by adding thereto the following words: "such income widowed being considered to include the contributions from children amended. residing with or away from her whether such contributions have actually been made or are deemed by the Commissioners to have been made."

5. Section thirty-nine of the said Act is repealed.

Section giving additional allowance to

6. The said Act is amended by adding thereto the follow-widow and ing section immediately after section forty-seven B as repealed. enacted by said chapter sixty-two.

"47c. The pensions which are now being paid to Pensions of or in respect of members of Canadian Naval or Military of persons Forces who were killed, had died or were disabled on active wounded or

killed while in training etc , increased

recipients

reside in Canada.

while

service, during drill or training or on other military duty previous to the outbreak of the Great War, shall, during the continuance of the residence in Canada of the recipients of such pensions, hereafter be increased to the rates set forth in schedules A and B of this Act."

New schedules enacted. 7. Schedules A and B of the said Act are repealed and the schedules A and B to this Act are substituted therefor.

All cases affected by this Act to be reviewed. **S.** All cases affected by this Act shall be reviewed and future payments shall be made at the rates and in accordance with the provisions set forth herein: Provided that when death or disability has occurred previous to the coming into force of this Act, the provisions of this Act shall not operate to remove from any applicant for pension any rights which he had in virtue of *The Pension Act*.

Commencement of Act. 9. This Act shall come into force on the first day of September, 1921.

SCHEDULE

SCALE OF PENSIONS

PERCENTAGE OF DISABILITY—CLASS

		~==							
Rank or Rating of	Rate	Class 1 Total	Class 2	Class 3	Class 4	Class 5	Class 6	Class 7	Class 8
Member of Forces.	Annum.	100%	99%-95%	94%-90%	89%-85%	84%-80%	79%-75%	74%-70%	69%-65%
		\$ cts	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
All Ratings below Petty Officer (Naval); Rank and File (Military)	Pension	600 00	<i>5</i> 70 00	540 00	510 00	480 0 0	4 50 00	420 00	390 00
Chief Petty Officer and	Bonus	300 00	285 00	270 00	255 00	240 00	225 00	210 00	195 00
Squad. Battery or Company SergtMajor	Pension	637 50	605 63	573 75	541 88	510 00	478 13	446 25	414 38
and Q.M. Sergeant (Military); Sergeant, including Staff Sergt. and Colour-Sergt. (Military)	1 1	262 50	249 87	236 25	223 12	210 00	196 87	183 75	170 62
Naval Cadet and Mid-	1								
shipman (Naval); Mas- ter Gunner not W.O.	Pension	775 00	736 25	697 50	658 75	620 00	5 81 25	542 50	503 75
(Military); Regimental Sergt. Major not W.O. (Military); Regimental Q.M. Sergt (Military).		125 00	118 75	112 50	106 25	100 00	92 75	87 50	81 25
Warrant Officer and Chief	Pension	850 00	807 50	765 00	722 50	680 00	637 50	595 00	552 50
Warrant Officer (Naval); Warrant Officer (Military)	Bonus	50 00	47 50	45 00	42 50	40 00	87 50	35 00	82 50
Sub-Lieutenant (Naval); Lieutenant (Military).	Pension	900 00	855 00	810 0 0	765 00	720 00	675 00	630 00	585 00
Lieutenant (Naval); Cap- tain (Military) Lieutenant Commander	u	1,000 00	950 00	900 00	850 00	800 00	750 00	700 00	650 00
(Naval); Major (Mili- tary)	u	1,260 00	1,197 00	1,134 00	1,071 00	1,008 00	945 00	882 00	819 00
ority (Naval); Lieu- tenant-Colonel (Mili- tary). Captain (Naval); Colonel	u	1,560 00	1,482 00	1,404 00	1,326 00	1,248 00	1,170 00	1,092 00	1,014 00
(Military)	•	1,890 00	1,795 50	1,701 00	1,606 50	1,512 00	1,417 50	1,323 00	1,228 50
dier-General and high- er ranks (Military)	"	2,700 00	2,565 00	2,430 00	2,295 00	2,160 00	2,025 00	1,890 00	1,755 00
Above Ranks	Additional pension for Mar- ried mem-								
	bers of the Forces	300 00	285 00	270 00	255 00	240 00	225 00	210 00	195 00
Additional pension for children for above ranks	First child .	180 00	171 00	162 00	153 00	144 00	135 00	126 00	117 00
	Second child	144 00	138 00	132 00	126 00	120 00	114 00	108 00	102 00
	Subsequent children	120 00	114 00	108 00	102 00	96 00	90 00	84 00	78 00

The bonus payments set forth in this Schedule shall be paid during the year commencing the first day of September, 1921.

A

Members of the forces who are, at the time of retirement or discharge, or who later become disabled to an extent Schedule. The amount of such final payment in cases of disability between five and nine per cent shall not exceed and shall be determined in accordance with the extent of the disability and its probable duration. Members of the forces permanently disabled between five and nine per cent shall receive three hundred dollars. If an election has becomes greater in extent, in which case the pension shall be adjusted for the past period in accordance with the extent to accept a final payment the consent of his wife must be secured. All payments of pension made subsequent to the ment.

A FOR DISABILITIES.

AND ANNUAL AMOUNT OF PENSIONS.

Class 9	Class 10	Class 11	Class 12	Class 13	Class 14	Class 15	Class 16	Class 17	Class 18	Class 19	Class 20
64%-60% 59	9%-55%	54%-50%	49%-45%	44%-40%	39%- 3 5%	34%-30%	29%-25%	24%-20%	19%-15%	14%-10%	9%-5%
\$ cts	\$ cts	\$ cts	\$ cts	\$ cts	\$ cts	\$ cts.	\$ cts	\$ cts	\$ cts	\$ cts	\$ cts
360 00	330 00	300 00	270 00	240 00	210 00	180 00	150 00	120 00	90 00	60 00	30 00
180 00	165 00	150 00	135 00	120 00	105 00	90 00	75 00	60 00	45 00	30 00	15 00
382 50	350 63	318 75	286 88	255 00	223 13	191 25	159 38	127 50	95 63	63 75	31 88
157 50	144 37	131 25	118 † 2	105 00	91 87	78 75	65 62	52 50	39 37	26 25	13 12
465 00	426 25	387 50	348 75	310 00	271 25	232 50	193 75	155 00	116 25	77 50	38 75
75 00	68 75	62 50	56 25	50 00	43 75	37 50	31 25	25 00	18 75	12 50	6 25
510 00	467 50	425 00	382 50	340 00	297 50	255 00	212 50	170 00	127 50	85 00	42 50
30 00	27 50	25 00	22 50	20 00	17 50	15 00	12 50	10 00	7 50	5 00	2 50
540 00	495 00	4 50 00	405 00	360 00	315 00	270 00	225 00	180 00	135 00	90 00	45 00
600 00	550 00	500 00	450 00	400 00	350 00	300 00	250 00	200 00	150 00	100 00	50 00
756 00	693 00	630 00	567 00	504 00	44 1 00	378 00	315 00	252 00	189 00	126 00	63 00
936 00	858 00	780 00	702 00	624 00	546 0 0	468 00	390 00	312 00	234 00	156 00	78 00
1,184 00 1	,039 50	945 00	850 50	756 00	661 50	567 00	472 50	378 00	283 50	189 00	94 50
1,620 00 1	,485 ,00	1,350 00	1,215 00	1,080 00	945 00	810 00	675 00	540 00	405 00	270 00	135 00
180 00	165 00	150 00	135 00	120 00	105 00	90 00	75 00	60 00	45 00	30 00	15 00
108 00	99 00	90 00	81 00	72 00	63 00	54 00	45 00	36 00	27 00	18 00	9 00
96 00	90 00	84 00	78 00	72 00	63 00	54 00	4 5 00	36 00	27 00	18 00	9 00
72 00	66 00	60 00	54 00	48 00	42 00	36 00	30 00	24 00	18 00	12 00	6 00

Members of the forces permanently disabled to a less extent than five per cent shall be entitled to a final payment not exceeding \$100.

not exceeding s100.

of between five and fourteen per cent may elect to accept a final payment in lieu of the pensions set forth in this three hundred dollars and in cases of disability between ten and fourteen per cent shall not exceed six hundred dollars forces permanently disabled between ten and fourteen per cent shall receive six hundred dollars. Members of the teen made to accept a final payment such election is final unless the disability of the member of the forces concerned of the disability and the amount paid as a final payment shall be deducted. If a married pensioner desires to elect time at which an award of fourteen per cent or under is made shall be deducted from the amount of the final pay-

SCHEDULE B. SCALE OF PENSIONS FOR DEATHS.

	R	Rate per Annum.					
Rank or Rating of Member of Forces.	Widow or Dependent Parents.	Child or Dependent Brother or Sister.	Orphan Child or Orphan Brother or Sister.				
	\$ cts.	\$ cts.	\$ cts.				
All ratings below Petty Officer (Naval); Rank and file (Military)Bonus.	* 480 00 * 240 00	,					
Chief Petty Officer and Petty Officer (Naval); Squad., Battery or Company SergtMajor and Q.M. Sergeant (Military); Sergt., including Staff-Sergt. and Colour-Sergt. (Military) Bonus.	* 510 00						
Naval Cadet and Midshipman (Naval); Master Gunner not W.O. (Military); Regimental SergtMajor not W.O. (Military); Regimental Q.M. Sergeant (Military); Bonus.	* 620 00						
Warrant Officer and Chief Warrant Officer (Naval); Warrant Officer (Military)	l* 680 00						
Sub-Lieutenant (Naval); Lieutenant (Military)	* 720 00						
Lieutenant (Naval); Captain (Military)	* 800 00						
Lieutenant Commander (Naval); Major (Military)	* 1,008 00						
Commander and Captain under three years' seniority (Naval); Lieutenant-Colonel (Military)	* 1,248 00						
Captain (Naval) Colonel (Military)	* 1,512 00						
Commodore and higher ranks (Naval) Brigadier-General and higher ranks (Military)	* 2,160 00						
Additional pension for children or dependent brothers or sisters for above ranks.	First Second Subsequent	* 180 00 * 144 00 • 120 00	* 360 00 * 288 00 * 240 00				

^{*}Pensions awarded to parents or brothers and sisters may be less than these amounts in accordance with the provisions of this Act.

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The bonus payments set forth in this Schedule shall be paid during the year commencing the first day of September, 1921.

CHAP. 46.

An Act to authorize the ratification and carrying into effect of the Protocol of the sixteenth day of December, 1920, accepting the Statute for the Permanent Court of International Justice of the thirteenth day of December. 1920.

[Assented to 4th June, 1921.]

WHEREAS the Dominion of Canada as one of the mem-Preamble. bers of the League of Nations has by execution of the Protocol of the sixteenth day of December, 1920, declared its acceptance of the statute thereunto adjoined for the Permanent Court of International Justice, which statute was approved by unanimous vote of the Assembly of the League of Nations on the thirteenth day of December. 1920, at Geneva; and whereas the said Protocol is by the terms thereof subject to ratification: and whereas a copy of the said Protocol and of the said statute thereunto adjoined is set forth in the Schedule to this Act: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The Governor in Council is authorized to advise Power to that His Majesty be humbly moved to ratify on behalf Protocol. of Canada the said Protocol of the sixteenth day of December, 1920, in the manner thereby stipulated.
- 2. The Governor in Council is authorized to make such Governor in orders in council, regulations and nominations, and to council may give such directions and notices, and to do and authorize necessary to such other acts and things as may appear to him necessary, Protocol into proper or expedient on the part of Canada for carrying effect. into effect the said Protocol and the provisions of the aforesaid statute for the Permanent Court of International Justice.

SCHEDULE.

PROTOCOL OF SIGNATURE.

The members of the League of Nations, through the undersigned, duly authorized, declare their acceptance of the adjoined Statute of the Permanent Court of International Justice, which was approved by a unanimous vote of the Assembly of the League on the 13th December, 1920, at Geneva.

Consequently, they hereby declare that they accept the jurisdiction of the Court in accordance with the terms and subject to the conditions of the above-mentioned Statute.

The present Protocol, which has been drawn up in accordance with the decision taken by the Assembly of the League of Nations on the 13th December, 1920, is subject to ratification. Each Power shall send its ratification to the Secretary-General of the League of Nations: the latter shall take the necessary steps to notify such ratification to the other signatory Powers. The ratification shall be deposited in the archives of the Secretariat of the League of Nations.

The said Protocol shall remain open for signature by the members of the League of Nations and by the States mentioned in the Annex to the Covenant of the League.

The Statute of the Court shall come into force as provided in the above-mentioned decision.

Executed at Geneva, in a single copy, the French and English texts of which shall both be authentic.

16th December, 1920.

STATUTE

FOR

THE PERMANENT COURT OF INTERNATIONAL JUSTICE

PROVIDED FOR BY

Article 14 of the Covenant of the League of Nations.

ARTICLE 1.

A Permanent Court of International Justice is hereby established, in accordance with Article 14 of the Covenant of the League of Nations. This Court shall be in addition to the Court of Arbitration organized by the Conventions of The Hague of 1899 and 1907, and to the special Tribunals of Arbitration to which States are always at liberty to submit their disputes for settlement.

CHAPTER I.

ORGANIZATION OF THE COURT.

ARTICLE 2.

The Permanent Court of International Justice shall be composed of a body of independent judges, elected regardless of their nationality from amongst persons of high moral character, who possess the qualifications required in their respective countries for appointment to the highest judicial offices, or are jurisconsults of recognized competence in international law.

ARTICLE 3.

The Court shall consist of fifteen members: eleven judges and four deputy-judges. The number of judges and deputy-judges may hereafter be increased by the Assembly, upon the proposal of the Council of the League of Nations, to a total of fifteen judges and six deputy-judges.

ARTICLE 4.

The members of the Court shall be elected by the Assembly and by the Council from a list of persons nominated by the national groups in the Court of Arbitration, in accordance with the following provisions.

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In the case of Members of the League of Nations not represented in the Permanent Court of Arbitration, the lists of candidates shall be drawn up by national groups appointed for this purpose by their Governments under the same conditions as those prescribed for members of the Permanent Court of Arbitration by Article 44 of the Convention of The Hague of 1907 for the pacific settlement of international disputes.

ARTICLE 5.

At least three months before the date of the election, the Secretary-General of the League of Nations shall address a written request to the Members of the Court of Arbitration belonging to the States mentioned in the Annex to the Covenant or to the States which join the League subsequently, and to the persons appointed under paragraph 2 of Article 4, inviting them to undertake, within a given time, by national groups, the nomination of persons in a position to accept the duties of a member of the Court.

No group may nominate more than four persons, not more than two of whom shall be of their own nationality. In no case must the number of candidates nominated be more than double the number of seats to be filled.

ARTICLE 6.

Before making these nominations, each national group is recommended to consult its Highest Court of Justice, its Legal Faculties and Schools of Law, and its National Academies and national sections of International Academies devoted to the study of Law.

ARTICLE 7.

The Secretary-General of the League of Nations shall prepare a list in alphabetical order of all the persons thus nominated. Save as provided in Article 12, paragraph 2, these shall be the only persons eligible for appointment.

The Secretary-General shall submit this list to the

Assembly and to the Council.

ARTICLE 8.

The Assembly and the Council shall proceed independently of one another to elect, firstly the judges, then the deputy-judges.

ARTICLE 9.

At every election, the electors shall bear in mind that not only should all the persons appointed as members of the Court possess the qualifications required, but the whole body also should represent the main forms of civilization and the principal legal systems of the world.

ARTICLE 10.

Those candidates who obtain an absolute majority of votes in the Assembly and in the Council shall be considered as elected.

In the event of more than one national of the same Member of the League being elected by the votes of both the Assembly and the Council, the eldest of these only shall be considered as elected.

ARTICLE 11.

If, after the first meeting held for the purpose of the election, one or more seats remain to be filled, a second and, if necessary, a third meeting shall take place.

ARTICLE 12.

If, after the third meeting, one or more seats still remain unfilled, a joint conference consisting of six members, three appointed by the Assembly and three by the Council, may be formed, at any time, at the request of either the Assembly or the Council, for the purpose of choosing one name for each seat still vacant, to submit to the Assembly and the Council for their respective acceptance.

If the Conference is unanimously agreed upon any person who fulfils the required conditions, he may be included in its list, even though he was not included in the list of

nominations referred to in Articles 4 and 5.

If the joint conference is satisfied that it will not be successful in procuring an election, those members of the Court who have already been appointed shall, within a period to be fixed by the Council, proceed to fill the vacant seats by selection from amongst those candidates who have obtained votes either in the Assembly or in the Council.

In the event of an equality of votes amongst the judges, the eldest judge shall have a casting vote.

ARTICLE 13.

The members of the Court shall be elected for nine years.

They may be re-elected.

They shall continue to discharge their duties until their places have been filled. Though replaced, they shall finish any cases which they may have begun.

ARTICLE 14.

Vacancies which may occur shall be filled by the same method as that laid down for the first election. A member of the Court elected to replace a member whose period of appointment had not expired will hold the appointment for the remainder of his predecessor's term.

ARTICLE 15.

Deputy-judges shall be called upon to sit in the order laid down in a list.

This list shall be prepared by the Court and shall have regard firstly to priority of election and secondly to age.

ARTICLE 16.

The ordinary Members of the Court may not exercise any political or administrative function. This provision does not apply to the deputy-judges except when performing their duties on the Court.

Any doubt on this point is settled by the decision of the

Court.

ARTICLE 17.

No Member of the Court can act as agent, counsel or advocate in any case of an international nature. This provision only applies to the deputy-judges as regards cases in which they are called upon to exercise their functions on the Court.

No Member may participate in the decision of any case in which he has previously taken an active part, as agent, counsel or advocate for one of the contesting parties, or as a Member of a national or international Court, or of a commission of enquiry, or in any other capacity.

Any doubt on this point is settled by the decision of the

Court.

ARTICLE 18.

A member of the Court cannot be dismissed unless, in the unanimous opinion of the other members, he has ceased to fulfil the required conditions.

Formal notification thereof shall be made to the Secretary-

General of the League of Nations by the Registrar.

This notification makes the place vacant.

ARTICLE 19.

The members of the Court, when engaged on the business of the Court, shall enjoy diplomatic privileges and immunities.

ARTICLE 20.

Every member of the Court shall, before taking up his duties, make a solemn declaration in open Court that he will exercise his powers impartially and conscientiously.

ARTICLE 21.

The Court shall elect its President and Vice-President for three years; they may be re-elected.

It shall appoint its Registrar.

The duties of Registrar of the Court shall not be deemed incompatible with those of Secretary-General of the Permanent Court of Arbitration.

ARTICLE 22.

The seat of the Court shall be established at The Hague. The President and Registrar shall reside at the seat of the Court.

ARTICLE 23.

A session of the Court shall be held every year.

Unless otherwise provided by rules of Court, this session shall begin on the 15th of June, and shall continue for so long as may be deemed necessary to finish the cases on the list.

The President may summon an extraordinary session of the Court whenever necessary.

ARTICLE 24.

If, for some special reason, a member of the Court considers that he should not take part in the decision of a particular case, he shall so inform the President.

If the President considers that for some special reason one of the members of the Court should not sit on a particu-

lar case, he shall give him notice accordingly.

If in any such case the member of the Court and the President disagree, the matter shall be settled by the decision of the Court.

ARTICLE 25.

The full Court shall sit except when it is expressly provided otherwise.

If eleven judges cannot be present, the number shall be made up by calling on deputy-judges to sit.

If, however, eleven judges are not available, a quorum of nine judges shall suffice to constitute the Court.

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ARTICLE 26.

Labour cases, particularly cases referred to in Part XIII (Labour) of the Treaty of Versailles and the corresponding portions of the other Treaties of Peace, shall be heard and determined by the Court under the following conditions:

The Court will appoint every three years a special chamber of five judges, selected so far as possible with due regard to the provisions of Article 9. In addition, two judges shall be selected for the purpose of replacing a judge who finds it impossible to sit. If the parties so demand, cases will be heard and determined by this chamber. In the absence of any such demand, the Court will sit with the number of judges provided for in Article 25. On all occasions the judges will be assisted by four technical assessors sitting with them, but without the right to vote, and chosen with a view to ensuring a just representation of the competing interests.

If there is a national of one only of the parties sitting as a judge in the chamber referred to in the preceding paragraph, the President will invite one of the other judges to retire in favour of a judge chosen by the other party in accordance with Article 31.

The technical assessors shall be chosen for each particular case in accordance with rules of procedure under Article 30 from a list of "Assessors for Labour cases" composed of two persons nominated by each Member of the League of Nations and an equivalent number nominated by the Governing Body of the Labour Office. The Governing Body will nominate, as to one-half, representatives of the workers, and as to one-half, representatives of employers from the list referred to in Article 412 of the Treaty of Versailles and the corresponding Articles of the other Treaties of Peace.

In Labour cases the International Labour Office shall be at liberty to furnish the Court with all relevant information, and for this purpose the Director of that Office shall receive copies of all the written proceedings.

ARTICLE 27.

Cases relating to transit and communications, particularly cases referred to in Part XII (Ports, Waterways and Railways) of the Treaty of Versailles and the corresponding portions of the other Treaties of Peace shall be heard and determined by the Court under the following conditions :

The Court will appoint every three years a special chamber of five judges, selected so far as possible with due regard to the provisions of Article 9. In addition, two judges shall be selected for the purpose of replacing a judge who finds it impossible to sit. If the parties so demand, cases will be heard and determined by this chamber. In the absence of any such demand, the Court will sit with the number of judges provided for in Article 25. When desired by the parties or decided by the Court, the judges will be assisted by four rechnical assessors sitting with them. but without the right to vote.

If there is a national of one only of the parties sitting as a judge in the chamber referred to in the preceding paragraph the President will invite one of the other judges to retire in favour of a judge chosen by the other party in accordance

with Article 31.

The technical assessors shall be chosen for each particular case in accordance with rules of procedure under Article 30 from a list of "Assessors for Transit and Communications cases" composed of two persons nominated by each Member of the League of Nations.

ARTICLE 28.

The special chambers provided for in Articles 26 and 27 may, with the consent of the parties to the dispute, sit elsewhere than at The Hague.

ARTICLE 29.

With a view to the speedy despatch of business, the Court shall form annually a chamber composed of three judges who, at the request of the contesting parties, may hear and determine cases by summary procedure.

ARTICLE 30.

The Court shall frame rules for regulating its procedure. In particular, it shall lay down rules for summary procedure.

ARTICLE 31.

Judges of the nationality of each contesting party shall retain their right to sit in the case before the Court.

If the Court includes upon the Bench a judge of the nationality of one of the parties only, the other party may select from among the deputy-judges a judge of its nationality, if there be one. If there should not be one, the party may choose a judge, preferably from among those persons who have been nominated as candidates as provided in Articles 4 and 5.

If the Court includes upon the Bench no judge of the nationality of the contesting parties, each of these may proceed to select or choose a judge as provided in the preceding paragraph.

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Should there be several parties in the same interest, they shall, for the purpose of the preceding provisions, be reckoned as one party only. Any doubt upon this point is settled by the decision of the Court.

Judges selected or chosen as laid down in paragraphs 2 and 3 of this Article shall fulfil the conditions required by Articles 2, 16, 17, 20, 24 of this Statute. They shall take part in the decision on an equal footing with their colleagues.

ARTICLE 32.

The judges shall receive an annual indemnity to be determined by the Assembly of the League of Nations upon the proposal of the Council. This indemnity must not be decreased during the period of a judge's appointment.

The President shall receive a special grant for his period

of office, to be fixed in the same way.

The Vice-President, judges and deputy-judges, shall receive a grant for the actual performance of their duties. to be fixed in the same way.

Travelling expenses incurred in the performance of their duties shall be refunded to judges and deputy-judges who

do not reside at the seat of the Court.

Grants due to judges selected or chosen as provided in Article 31 shall be determined in the same way.

The salary of the Registrar shall be decided by the Council

upon the proposal of the Court.

The Assembly of the League of Nations shall lay down, on the proposal of the Council, a special regulation fixing the conditions under which retiring pensions may be given to the personnel of the Court.

ARTICLE 33.

The expenses of the Court shall be borne by the League of Nations, in such a manner as shall be decided by the Assembly upon the proposal of the Council.

CHAPTER II.

COMPETENCE OF THE COURT.

ARTICLE 34.

Only States or Members of the League of Nations can be parties in cases before the Court.

ARTICLE 35.

The Court shall be open to the Members of the League and also to States mentioned in the Annex to the Covenant.

292The The conditions under which the Court shall be open to other States shall, subject to the special provisions contained in treaties in force, be laid down by the Council, but in no case shall such provisions place the parties in a position of inequality before the Court.

When a State which is not a Member of the League of Nations is a party to a dispute, the Court will fix the amount which that party is to contribute towards the

expenses of the Court.

ARTICLE 36.

The jurisdiction of the Court comprises all cases which the parties refer to it and all matters specially provided for

in Treaties and Conventions in force.

The Members of the League of Nations and the States mentioned in the Annex to the Covenant may, either when signing or ratifying the protocol to which the present Statute is adjoined, or at a later moment, declare that they recognize as compulsory *ipso facto* and without special agreement, in relation to any other Member or State accepting the same obligation, the jurisdiction of the Court in all or any of the classes of legal disputes concerning:

(a) The interpretation of a Treaty;

(b) Any question of International Law;

(c) The existence of any fact which, if established, would constitute a breach of an international obligation:

(d) The nature or extent of the reparation to be made

for the breach of an international obligation.

The declaration referred to above may be made unconditionally or on condition of reciprocity on the part of several or certain Members or States, or for a certain time.

In the event of a dispute as to whether the Court has jurisdiction, the matter shall be settled by the decision of

the Court.

ARTICLE 37.

When a treaty or convention in force provides for the reference of a matter to a tribunal to be instituted by the League of Nations, the Court will be such tribunal.

ARTICLE 38.

The Court shall apply:

1. International conventions, whether general or particular, establishing rules expressly recognized by the contesting States;

2. International custom, as evidence of a general practice

accepted as law;

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3. The general principles of law recognized by civilized

nations;

4. Subject to the provisions of Article 59, judicial decisions and the teachings of the most highly qualified publicists of the various nations, as subsidiary means for the determination of rules of law.

This provision shall not prejudice the power of the Court to decide a case ex equo et bono, if the parties agree thereto.

CHAPTER III.

PROCEDURE.

ARTICLE 39.

The official languages of the Court shall be French and English. If the parties agree that the case shall be conducted in French, the judgment will be delivered in French. If the parties agree that the case shall be conducted in English, the judgment will be delivered in English.

In the absence of an agreement as to which language shall be employed, each party may, in the pleadings, use the language which it prefers; the decision of the Court will be given in French and English. In this case the Court will at the same time determine which of the two texts shall be considered as authoritative.

The Court may, at the request of the parties, authorize a language other than French or English to be used.

ARTICLE 40.

Cases are brought before the Court, as the case may be, either by the notification of the special agreement, or by a written application addressed to the Registrar. In either case the subject of the dispute and the contesting parties must be indicated.

The Registrar shall forthwith communicate the application to all concerned.

He shall also notify the Members of the League of Nations through the Secretary-General.

ARTICLE 41.

The Court shall have the power to indicate, if it considers that circumstances so require, any provisional measures which ought to be taken to reserve the respective rights of either party.

Pending the final decision, notice of the measures suggested shall forthwith be given to the parties and the Council.

ARTICLE 42.

The parties shall be represented by Agents.

They may have the assistance of Counsel or Advocates before the Court.

ARTICLE 43.

The procedure shall consist of two parts: written and oral. The written proceedings shall consist of the communication to the judges and to the parties of cases, countercases and, if necessary, replies; also all papers and documents in support.

These communications shall be made through the Registrar, in the order and within the time fixed by the

Court.

A certified copy of every document produced by one

party shall be communicated to the other party.

The oral proceedings shall consist of the hearing by the Court of witnesses, experts, agents, counsel and advocates.

ARTICLE 44.

For the service of all notices upon persons other than the agents, counsel and advocates, the court shall apply direct to the Government of the State upon whose territory the notice has to be served.

The same provision shall apply whenever steps are to be taken to procure evidence on the spot.

ARTICLE 45.

The hearing shall be under the control of the President or, in his absence, of the Vice-President; if both are absent, the senior judge shall preside.

ARTICLE 46.

The hearing in Court shall be public, unless the Court shall decide otherwise, or unless the parties demand that the public be not admitted.

ARTICLE 47.

Minutes shall be made at each hearing, and signed by the Registrar and the President.

These minutes shall be the only authentic record.

ARTICLE 48.

The Court shall make orders for the conduct of the case, shall decide the form and time in which each party must conclude its arguments, and make all arrangements connected with the taking of evidence.

ARTICLE 49.

The Court may, even before the hearing begins, call upon the agents to produce any document, or to supply any explanations. Formal note shall be taken of any refusal.

ARTICLE 50.

The Court may, at any time, entrust any individual, body, bureau, commission or other organization that it may select, with the task of carrying out an enquiry or giving an expert opinion.

ARTICLE 51.

During the hearing, any relevant questions are to be put to the witnesses and experts under the conditions laid down by the Court in the rules of procedure referred to in Article 3Ò.

ARTICLE 52.

After the Court has received the proofs and evidence within the time specified for the purpose, it may refuse to accept any further oral or written evidence that one party may desire to present unless the other side consents.

ARTICLE 53.

Whenever one of the parties shall not appear before the Court, or shall fail to defend his case, the other party may call upon the Court to decide in favour of his claim.

The Court must, before doing so, satisfy itself, not only that it has jurisdiction in accordance with Articles 36 and 37, but also that the claim is well founded in fact and law.

ARTICLE 54.

When subject to the control of the Court, the agents, advocates and counsel have completed their presentation of the case, the President shall declare the hearing closed.

The Court shall withdraw to consider the judgment.

The deliberations of the Court shall take place in private and remain secret.

ARTICLE 55.

All questions shall be decided by a majority of the judges present at the hearing.

In the event of an equality of votes, the President or his deputy shall have a casting vote.

ARTICLE 56.

The judgment shall state the reasons on which it is based.

It shall contain the names of the judges who have taken part in the decision.

ARTICLE 57.

If the judgment does not represent in whole or in part the unanimous opinion of the judges, dissenting judges are entitled to deliver a separate opinion.

ARTICLE 58.

The judgment shall be signed by the President and by the Registrar. It shall be read in open Court, due notice having been given to the agents.

ARTICLE 59.

The decision of the Court has no binding force except between the parties and in respect of that particular case.

ARTICLE 60.

The judgment is final and without appeal. In the event of dispute as to the meaning or scope of the judgment, the Court shall construe it upon the request of any party.

ARTICLE 61.

An application for revision of a judgment can be made only when it is based upon the discovery of some fact of such a nature as to be a decisive factor, which fact was, when the judgment was given, unknown to the Court and also to the party claiming revision, always provided that such ignorance was not due to negligence.

The proceedings for revision will be opened by a judgment of the Court expressly recording the existence of the new fact, recognising that it has such a character as to lay the case open to revision, and declaring the application

admissible on this ground.

The Court may require previous compliance with the terms of the judgment before it admits proceedings in revision.

The application for revision must be made at latest within six months of the discovery of the new fact.

No application for revision may be made after the lapse of ten years from the date of the sentence.

ARTICLE 62.

Should a State consider that it has an interest of a legal nature which may be affected by the decision in the case, it may submit a request to the Court to be permitted to intervene as a third party.

It will be for the Court to decide upon this request.

ARTICLE 63.

Whenever the construction of a convention to which States other than those concerned in the case are parties is in question, the Registrar shall notify all such States forthwith.

Every State so notified has the right to intervene in the proceedings; but if it uses this right, the construction given by the judgment will be equally binding upon it.

ARTICLE 64.

Unless otherwise decided by the Court, each party shall bear its own costs.

OTTAWA. Printed by Thomas Mulver, Law Printer to the King's most Excellent Majesty.

CHAP. 47.

An Act to amend the Post Office Act.

[Assented to 4th June, 1921.]

R.S., c. 66, 1907, c 34; 1908, c 53; 1909, cc. 29,

HIS Majesty, by and with the advice and consent of the 30, 1910, c 47; Senate and House of Commons of Canada, enacts 1911, cc. 19, lows: as follows:---

1912, c. 41; 1913, cc. 35,

1. Paragraph (v) of subsection one of section nine of 1919, c. 65; the Post Office Act, chapter sixty-six of the Revised Statutes, 1906, is repealed and the following is substituted therefor:—

1920, c 64.

"(v) establish a system providing for insurance against Insuring loss of mailable matter, not to exceed one hundred dollars in any one case, and fix an insurance fee, or a scale of insurance fees, to be prepaid in respect of such mailable matter, and from time to time make such regulations as he deems necessary for the carrying out of such system."

mail matter.

2. Subsection two of section forty-seven of the said Act is repealed and the following is substituted therefor:—

"(2) Letters addressed to any place in Canada on which Letters the postage has not been prepaid or not sufficiently prepaid or underpaid or underpaid by the sender shall be forwarded to their destination charged to go forward with double the amount of the postage thereon not so with double prepaid, which amount shall be collected on delivery."

postage.

3. Section eighty-eight of the said Act is repealed and

the following is substituted therefor:—

"88. Every ferryman shall, upon request and without Obligations delay, convey over his ferry any courier or other person travelling with the mail, and the carriage and horse or horses or other vehicle employed in carrying the same: and the sum to be paid for such service may be fixed by contract, and shall in no case exceed what is ordinarily charged the public."

CHAP. 48.

An Act to amend the Prisons and Reformatories Act.

[Assented to 4th June. 1921.]

IIS Majesty, by and with the advice and consent of the 1910, c. 48, Senate and House of Commons of Canada, enacts 1912, c. 43, as follows:—

1. (1) Sections twenty-eight, twenty-nine, forty-nine, fifty, Age limits seventy-nine, eighty-one, one hundred and sixteen, one girls raised hundred and seventeen, one hundred and thirty-two, one from 16 to 18. hundred and thirty-three, one hundred and thirty-nine, one hundred and forty, one hundred and forty-five, one hundred and forty-six, one hundred and fifty-five and one hundred and fifty-six of the Prisons and Reformatories Act, chapter one hundred and forty-eight of the Revised Statutes of Canada, 1906, are amended by striking out the words "sixteen years" wherever they occur in the said sections, and substituting therefor in each case the words "eighteen vears".

(2) This section shall only come into operation in such province or provinces as the Governor in Council may from time to time by proclamation prescribe.

2. Part IX of the said Act as enacted by chapter Part IX not thirty-nine of the statutes of 1913 is amended by striking to apply to Nova Scotia. out the words "Nova Scotia" wherever they occur in the said Part.

3. Sections one hundred and five, one hundred and six, Repeal. one hundred and seven, one hundred and eight, one hundred and ten, one hundred and eleven and one hundred and thirteen of the said Act, and sections ninety and ninetythree and subsections five to nine, both inclusive, of section ninety-seven of the said Act as enacted by chapter fiftyfive of the statutes of 1908, are repealed, and the following section is enacted in lieu thereof:—

"90. (1) In this Act, unless the context otherwise Definitions. requires,—

"(a)

"(a) 'child' means a child as defined by section two of The Juvenile Delinquents Act, chapter forty of the statutes

"(b) 'reformatory institution' means and includes one of

the following:

(i) The Maritime Home for Girls, at Truro.

(ii) The Good Shepherd Industrial Refuge, at Halifax.

(iii) The Halifax Industrial School, at Halifax.

(iv) St. Patrick's Home at Halifax.

Child may be sentenced tο reformatory

Religious faith of

Child sentenced to

prison or

gaol may be sent to re-

formatory.

child to be

ascertained.

"(2) If any child is convicted of any offence against the laws of Canada for which a sentence of imprisonment may be imposed upon an adult convicted of a like offence, the court or magistrate before which the child is convicted may sentence such child to be imprisoned in a reformatory institution for such fixed term, not less than three months nor more than three years, as the court or magistrate thinks fit.

"(3) Every court or magistrate before whom any such child is convicted before passing sentence upon such child shall make due inquiries to ascertain the religious denomination to which such child belongs. No child of the Protestant faith shall be sentenced to any Roman Catholic institution and no child of the Roman Catholic faith shall

be sentenced to any Protestant institution.

"(4) Girls of the Protestant faith shall be sentenced to Reformatories to the Maritime Home for Girls at Truro, and boys of the which Roman Protestant faith shall be sentenced to the Halifax Indus-Catholic and Protestant Girls of the Roman Catholic trial School at Halifax. children are to be faith shall be sentenced to the Good Shepherd Industrial sent. Refuge at Halifax, and boys of the Roman Catholic faith

to St. Patrick's Home at Halifax.

"(5) If any child is convicted in Nova Scotia of any offence against the laws of Canada and is sentenced and committed to prison or to the county gaol, any judge of the Supreme Court of Nova Scotia in any case occurring within the province, or any judge of the county court in any case occurring within his district, may summarily examine and inquire into the circumstances of such conviction, and may quash said sentence to the said prison or county gaol, and in substitution thereof sentence said child under the provisions of this section.

Sentence to be served in reformatory institution.

"(6) Every child sentenced under the provisions of this section shall be detained in a reformatory institution until the expiration of the fixed term of its sentence, unless sooner discharged by lawful authority, and every child after having served such fixed term shall, subject to the laws and regulations enacted by the Legislature of the Province of Nova Scotia governing reformatory institutions. be detained for an indefinite period not to exceed three years from the commencement of its imprisonment in the said reformatory institution.

Indeterminate sentence.

"(7) (a) If any responsible and trustworthy person is Apprenticewilling to undertake the charge of any child committed to a reformatory institution under the provisions of this section, the Superintendent of such reformatory institution may, with the consent and approval of the Superintendent of Neglected and Delinquent Children for the Province of Nova Scotia, indenture such child to such person for any term not to extend beyond the time when such child shall reach the age of twenty-one years:

"(b) Every child sentenced to a reformatory institution Child to be shall within three years from the date of its reception in given to parents or such reformatory institution, unless discharged under the guardians provisions of this section, be given over to the custody of ticed within its parents or guardians or be placed in a foster home three years. under indenture for any term not to extend beyond the time when such child shall reach the age of twenty-one years, as the Superintendent of such reformatory institution with the consent of the Superintendent of Neglected and Delinquent Children for the Province of Nova Scotia, may

deem advisable:

"(c) After a child has been so given over to the custody Child may of its parents or guardians or has been placed in a foster to rehome under indenture not to extend beyond the time formatory when such child shall reach the age of twenty-one years institution. the Superintendent of Neglected and Delinquent Children for the Province of Nova Scotia may, if he deems it in the interest of such child, order such child to be returned to such reformatory institution, there to be detained for any indefinite period, provided, however, that the total period of confinement for such child in such reformatory institution shall not exceed five years:

"(d) The Superintendent of Neglected and Delinquent Discharge on Children for the Province of Nova Scotia shall thereupon probation upon being order that such child be discharged from such reformatory apprenticed. institution on probation, to remain so discharged providing its conduct during the term of said indenture continues good, and such child shall be discharged accordingly, subject, however, to be returned on an order of the Superintendent of Neglected and Delinquent Children for the Province of Nova Scotia to such reformatory institution for an indefinite period, provided, however, that the total period of confinement in a reformatory institution shall not exceed five years:

"(e) Any wages reserved in any indenture under the Payment of provisions of this section shall be paid to such child or to wages.

some person for such child's benefit;

"(f) Any person who induces or attempts to induce, Penalty for aids, assists, abets, counsels or procures any child to leave etc., child to person with whom such child is placed under the leave person with whom provisions of this section shall be liable on summary conherence in the leave person with whom he or she is

viction placed.

Only Governor viction to a penalty not exceeding one hundred dollars, or to imprisonment for a term not exceeding six months.

"(8) No child shall be discharged from a reformatory institution until the expiration of the fixed term of its sentence except under the provisions of this section, unless by authority of the Governor General

Supervision of child after discharge.

General to order

discharge.

by authority of the Governor General.

"(9) The Superintendent of Neglected and Delinquent
Children for the Province of Nova Scotia shall, subject to
the laws of the Province of Nova Scotia, exercise and
maintain supervision over every child after its discharge
from a reformatory institution under the provisions of this
section.

Escapes.

"(10) If a child sentenced to a reformatory institution under the provisions of this section escapes from such reformatory institution it may at any time be apprehended without warrant and brought back to such reformatory institution, there to be detained under the original commitment.

Abetting escape.

"(11) Every person who aids, assists or abets any child in such escape shall be liable on summary conviction to a penalty not exceeding one hundred dollars or to imprisonment for a period not to exceed six months.

"(12) Reformatory institutions mentioned in this section shall be governed by the laws enacted by the Legislature of Nova Scotia respecting such reformatory institutions.

Laws that are to regulate reformatory institutions. Form of commitment.

"(13) The following form for commitment to reformatory institutions under the provisions of this section may be used for the purpose thereof, or forms of a like effect, and when in use shall be good and sufficient for such purposes in law:—

FORM OF COMMITMENT.

Canada
PROVINCE OF NOVA SCOTIA
COUNTY OF S.S.

PIN THE MATTER OF "THE PRISON AND REFORMATORIES ACT".

WARRANT COMMITTING CHILD TO REFORMATORY INSTITUTION.

To all or any one of the Constables and other peace officers of the said County, and to the Superintendent or manager or person in charge thereof of the

in the said Province, a reformatory institution:

WHEREAS
the faith, was on this day duly convicted before me the of of for that the said child on or about the fully

a male (or female) child of faith, was on this day duly convicted in and for for that the said child on or about the fully

Upon

Upon due inquiry made it has been found that the religious denomination to which the said child belongs is the

IT WAS THEREFORE ADJUDGED that the said child for the said offence should be imprisoned in the said reformatory institution for the term of , subject to the laws and regulations governing reformatory institutions in the said Province of Nova Scotia.

This is therefore to command you the said constables and peace officers or any one of you for the said County to take the said child and safely convey he to the said reformatory institution, and there deliver he to the superintendent, manager or person in charge of the said reformatory institution, together with this precept; and I do hereby command you the said superintendent, manager or person in charge to receive the said child into your care and custody in the said reformatory institution, and there to imprison he for the said term, unless sooner discharged by lawful authority, and for your so doing this shall be your sufficient warrant.

Given under my hand this day of in the year of Our Lord one thousand nine hundred and in the County of in the Province of Nova Scotia."

OTTAWA. Printed by Thomas Mulver, Law Printer to the King's most Excellent Majesty.

CHAP. 49.

An Act to amend An Act to provide for the Retirement of certain Members of the Public Service.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of the 1920, c 67. Senate and House of Commons of Canada, enacts as follows:-

- 1. Chapter sixty-seven of the statutes of 1920, An Act Short title. to provide for the Retirement of certain Members of the Public Service, may be cited as The Public Service Retirement Act.
- 2. Paragraph (b) of section one of the said Act is repealed, and the following is substituted therefor:-
 - "(b) "officer" means any officer, clerk or employee who "officer" is employed in the public service and who receives a stated annual salary, and any officer, clerk or employee in the said service who has been continuously employed from year to year for a portion of each year, or who, having been continuously employed, receives a daily, weekly or monthly rate of wage or salary, but shall not include any person appointed for a temporary purpose or any person whose duties do not require his constant attention.
- "(2) If in the opinion of the Civil Service Commission Provisions the provisions of the Act should be made applicable to any exterded to officer, clerk or employee not included under paragraph other officials. (b) of subsection one of this section, the Commission shall report the same to the Governor in Council, setting forth the circumstances and the reasons therefor, and in the event of the Governor in Council approving such report, such officer, clerk or employee may be retired as provided by this Act."
- 3. (1) Subsection two of section three of the said Act is repealed, and the following is substituted therefor:-

"(2) Every officer retired under the provisions of this

Rate of retiring allowance to officers between 45 and 60 years and over 60.

Act who is not less than forty-five and under sixty years of age who has served continuously in the public service for not less than twenty years, and every officer retired under the provisions of this Act who is sixty years of age or over and who has served continuously in the public service for not less than ten years, in addition to the payments authorized by subsection one of this section, shall receive an annual retiring allowance, payable to him during his life, equal to one-sixtieth of his average salary for the last three years during which he was in the public service for each year of his service, but not exceeding in all thirtysixtieths of such average salary: Provided that if the average salary of any officer retired under this Act for the last three years during which he was in the public service is less than the average salary of such officer for the full term of his service, such latter average shall be taken as the basis upon which to compute any retiring allowance to which such officer may be entitled under this Act."

Proviso as to term.

Special

may be

in fixing gratuity or

annuity.

taken into consideration

(2) Subsection five of the said section is amended by striking out the words "average annual" in the first line

(3) The said section three is further amended by adding

thereto the following subsection:—

"(6) In case there are any special circumstances relating circum stances to the appointment, employment, length of service, remuneration, salary or allowance of any officer or employee to be retired under the provisions of this Act that in the opinion of the Commission should be taken into consideration in determining the gratuity or annuity of such officer or employee the Commission shall report the same to the Governor in Council, indicating to what extent, if any, such special circumstances should be taken into consideration in fixing the gratuity or annuity of the officer or employee to be retired, and upon approval of such report the gratuity or annuity in question shall be fixed accordingly."

> (4) This section shall be deemed to have come into operation on the first day of July, one thousand nine hundred and twenty.

4. Section four of the said Act is repealed and the following is substituted therefor:—

"4. Any moneys payable under the provisions of this Act to any officer retired under its provisions shall be paid out of any unappropriated moneys in the Consolidated Revenue Fund."

Allowances to be paid out of Con. Revenue Fund.

Section to

have effect

from date of

coming into force of Act amended.

Operation of Act extended for one year.

5. Section eight of the said Act is amended by substituting the words "twenty-two" for the words "twenty-one" at the end thereof.

CHAP. 50.

An Act to amend The Special War Revenue Act, 1915.

[Assented to 4th June, 1921.]

IIS Majesty, by and with the advice and consent of the 1915, c. 8; Senate and House of Commons of Canada, enacts as 1918, c. 46; 1920, c. 71. follows:-

1. Sections 19BB and 19BBB of The Special War Revenue Act, 1915, as enacted by chapter seventy-one of the statutes of 1920, are repealed, and the following sections are substituted therefor:—

"19BB. (1) The following excise taxes shall be imposed, Excise taxes. levied and collected on the articles hereinafter specified,

namely:-

(a) A tax on playing cards for every fifty-four cards or Playing fraction of fifty-four in each package,—when selling at cards. twenty-four dollars or less per gross packages, eight cents per pack; when selling in excess of twenty-four dollars per

gross packages, fifteen cents per pack.

(b) The excise taxes as imposed by the preceding para-when tax graph (a) shall be payable at the time of importation or payable. when taken out of warehouse for consumption in addition to the present duties of customs or at the time of sale by the Canadian manufacturer, but shall not apply on playing cards when exported, and shall be accounted for to His Majesty in accordance with such regulations as may be prescribed by the Minister of Customs and Inland Revenue.

(c) A tax of thirty cents per gallon on wines of all kinds, Wines. except sparkling wines, containing not more than forty per cent of proof spirits.

(d) A tax of three dollars per gallon on champagne and Sparkling

all other sparkling wines.

(e) The excise taxes as imposed by the preceding para- When tax graphs (c) and (d) shall be payable at the time of sale by payable. the Canadian manufacturer, but shall not apply to such wines when exported, and shall be accounted for to His Majesty in accordance with such regulations as shall be

prescribed by the Minister of Customs and Inland Revenue.

Annual license required.

(2) Every person selling or dealing in the articles upon which taxes are imposed as prescribed by this section may be required by the Minister of Customs and Inland Revenue to take out an annual license therefor, for which license a fee not exceeding two dollars shall be paid and the penalty for neglect or refusal to obtain a license shall be a sum not exceeding one thousand dollars.

Recovery of tax, costs or penalties (3) Any such tax, costs or penalties may, at the option of the Minister, be recovered and imposed in the Exchequer Court of Canada or in any other Court of competent jurisdiction, in the name of His Majesty.

Date of coming into force.
Tax on sales

(4) This section shall be deemed to have come into force on the tenth day of May, nineteen hundred and twenty-one.

"19BBB (1) In addition to the present duties of customs and exc. e there shall be imposed, levied and collected an excise tax of one and one-half per cent on sales and deliveries by Canadian manufacturers or producers, and wholesalers or jobbers, and a tax of two and one-half per cent on the duty paid value of goods imported, but in respect of sales by manufacturers to retailers or consumers, including sales to His Majesty, whether in the right of His Majesty's Government of Canada or His Majesty's Government of any province of Canada for the purpose of re-sale, the excise tax payable shall be three per cent and on goods imported by retailers or consumers, including importations by His Majesty, whether in the right of His Majesty's Government of Canada or His Majesty's Government of any province of Canada for the purpose of re-sale, the excise tax payable on the duty paid value shall be four per cent; the purchaser shall be furnished with a written invoice of any sale, which invoice shall state separately the amount of such tax to at least the extent of one and onehalf per cent but such tax must not be included in the manufacturer's, producer's or wholesaler's costs on which profit is calculated; and the tax shall be payable by the purchaser to the wholesaler, producer or manufacturer at the time of such sale, and by the wholesaler, producer or manufacturer to His Majesty in accordance with such regulations as may be prescribed, and such wholesaler, producer or manufacturer shall be liable to a penalty not exceeding five hundred dollars, if such payments are not made, and in addition shall be liable to a penalty equal to double the amount of the excise duties unpaid; the term "duty paid value" means the value of the article as it would be determined for the purpose of calculating an ad valorem duty upon the importation of same into Canada under the laws relating to the Customs and the Customs Tariff whether such article be in fact subject to ad valorem or other duty or not, and in addition the amount of the Customs duties, if any, payable thereon.

Provided that in respect of lumber an excise tax of Taxon two per cent shall be imposed, levied and collected on lumber sales and deliveries by the Canadian manufacturer and of three per cent on importations, and that no further excise tax shall be payable on re-sale.

shall not apply to sales or importations of:—

Provided also that the taxes specified in this section Excepted articles not not apply to sales or importations of:—

articles not liable to tax. Bread; flour, oatmeal, rolled oats and commeal; animals living; live poultry; meats and poultry, fresh; milk including butter-milk; cream; butter; cheese; oleomargarine, margarine, butterine or other substitutes for butter: lard, lard compound and similar substances, made from animal or vegetable stearine or oils; eggs; vegetables, fruits, grains and seeds in their natural state; bran, shorts, middlings, oil cake, oil cake meal; grains mixed or crushed for cattle or poultry feed; hav; straw; hops; nursery stock; chicory, raw or green; bees; honey; sugar; molasses; other farm produce sold by the individual farmer of his own production; ice; fish and products thereof not canned or medicated; ores of metals of all kinds; fuel of all kinds; gold and silver in ingots, blocks, bars, drops, sheets or plates unmanufactured; British and Canadian coin and foreign gold coin; logs and round unmanufactured timber; fence posts, railroad ties, pulpwood, tan bark, and other articles the product of the forest when produced and sold by the individual settler or farmer: newspapers and quarterly, monthly and semi-monthly magazines and weekly literary papers unbound; materials for use only in the construction, equipment and repair of ships; ships licensed to engage in the Canadian coasting trade; calcium carbide; electricity; gas manufactured from coal, calcium carbide or oil for illuminating or heating purposes; materials for use solely in the manufacture of oleomargarine or any substitute for butter or lard or for the production of cottolene; artificial limbs and parts thereof; artificial eyes; donations of clothing and books for charitable purposes; settlers' effects: War Veterans' badges; memorials or monuments erected in memory of soldiers who fell in the Great War; articles imported for the use of the Governor General; articles imported for the personal or official use of Consuls General who are natives or citizens of the country they represent and who are not engaged in any other business or profession; Bibles, missals, prayer-books, psalm and hymn-books, religious tracts, and Sunday school lesson pictures, and the Governor in Council shall have power to add to the foregoing list of articles exempted from the excise taxes on sales, as he may deem it expedient or necessarv to exempt from the said excise taxes.

Provided

Provided further that the excise taxes specified in this section shall not be payable on goods exported, or on sales of goods made to the order of each individual customer by a business which sells exclusively by retail, under regulations by the Minister of Customs and Inland Revenue who shall be sole judge as to the classification of a business; and a drawback may be granted of ninety-nine per cent of the said taxes paid on materials used, wrought into or attached to articles exported.

Annual license required.

(2) The Minister may require every manufacturer, producer, wholesaler or jobber to take out an annual license for the purposes aforesaid, and may prescribe a fee therefor, not exceeding two dollars, and the penalty for neglect or refusal shall be a sum not exceeding one thousand dollars.

Recovery of tax, costs or penalties.

(3) Any such tax, costs or penalties may, at the option of the Minister, be recovered and imposed in the Exchequer Court of Canada or in any other Court of competent jurisdiction, in the name of His Majesty.

Date of coming into force.

(4) The provisions of this section respecting a tax on sales shall be deemed to have come into force on the tenth day of May, nineteen hundred and twenty-one, and to have applied to all goods imported or taken out of warehouse for consumption on and after that day, and to have also applied to goods previously imported for which no entry for consumption was made before that day."

OTTAWA Printed by Thomas Mulvel, I aw Printer to the King s most Excellent Majesty.

CHAP. 51.

An Act to amend The Statistics Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the 1918, c. 43. Senate and House of Commons of Canada, enacts as follows:

1. Section nine of The Statistics Act, chapter forty-three Schedules of the statutes of 1918, is amended by adding thereto the that may be sent following subsection: post free.

"(3) All schedules or forms returned to a provincial department in pursuance of any arrangement entered into under this section shall be free of Canada postage, under such regulations as are from time to time made in that Regulations. respect by the Governor in Council, and any person violating any such regulation shall be guilty of an offence and liable Penalty. upon summary conviction to the penalties mentioned in section thirty-six of this Act."

OTTAWA Printed by Thomas Mulvei, Law Printer to the King's most Excellent Majesty

CHAP. 52.

An Act to amend The Returned Soldiers' Insurance Act.

[Assented to 4th June, 1921.]

HIS Majesty, by and with the advice and consent of the 1920, c 54 Senate and House of Commons of Canada, enacts as follows.-

1. Subsection one of section three of The Returned Provision Soldiers' Insurance Act, chapter fifty-four of the statutes respecting of 1920, is amended by striking out the words "domiciled and limits and resident in Canada" in the second line and the words amended "so domiciled and resident" in the third line thereof.

2. Subsection two of section three of the said Act is

repealed and the following is substituted therefor:

"(2) The said payment shall, as to an amount not exceed- Provision ing one thousand dollars be made on the death of the insured payment and the remainder, if any, or the portion thereof to which amended. any beneficiary is entitled, shall at the option of the insured be payable as a life annuity, or as an annuity certain for five, ten, fifteen or twenty years, or as an annuity guaranteed for five, ten, fifteen or twenty years, and payable thereafter as long as the beneficiary may live."

3. Section six of the said Act is repealed and the following is substituted therefor:

"6. If the insured is an unmarried man, or a widower Provision without children, the insurance contract shall be for the respecting beneficiaries benefit of his future wife or of his future wife and children when insured and the insured may apportion the insurance money among amended. them as he deems fit; but, subject to section four of this Act, the insured may designate an alternative beneficiary, or beneficiaries, to whom the insurance money shall be paid in the event of his death unmarried, or a widower without children. If the insured at his death is still unmarried or a widower without children, and has not designated an alternative beneficiary or beneficiaries, the money shall, subject to sections four and eleven of this

Act, fall into and become part of the estate of the insured."

Provisions respecting death of a beneficiary during lifetime of insured amended.

- 4. Section nine of the said Act is amended as follows:—
 (a) Subsection one is amended by the addition of the following:—
- "Provided, however, that the insured may designate in such declaration a person or persons subject to section four of this Act, to whom such shares will be paid if at the time of his death he is unmarried, or a widower without children."
- (b) Subsection three is amended by inserting the following words after the word "children" in the sixth line thereof:
- "or if he is unmarried or a widower without children at the time of his death such other person or persons subject to section four of this Act, as he may designate."

(c) Subsection four is repealed and the following is substi-

tuted therefor:-

"(4) If the insured survives his wife and all his children, the insurance money shall, subject to section four of this Act, be payable to such other beneficiary or beneficiaries as he may designate. If he does not designate some other beneficiary the insurance money shall, subject to sections four and eleven of this Act, fall into and become part of the estate of the insured."

Provision respecting limit of benefits when death of insured due to war amended.

5. Section ten of the said Act is amended by inserting after the word "Act" in the second line thereof, the words "or the Pension Law of the United Kingdom, or of any of His Majesty's Dominions (other than the Dominion of Canada) or of His Majesty's Government, or of any of His Majesty's Allies or Associated Powers in the Great War" and by the addition at the end thereof of the following proviso:

"Provided, however, that this section shall not operate when the beneficiary of the insurance is the wife of the the insured and a pension is awarded under *The Pension* Act to some other person or persons named in section

four of this Act."

Commencement of Act. 6. This Act shall become effective on the first day of July, nineteen hundred and twenty-one.

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

CHAP. 53.

An Act to amend the Royal Canadian Mounted Police Act.

[Assented to 4th June, 1921.]

R.S., c. 91; 1913, c. 47; 1914, (2 Sess.)

IIIS Majesty, by and with the advice and consent of c. 2; the Senate and House of Commons of Canada, enacts 1919, c. 09; (2 Sess.) as follows:--1920, cc. 18,

1. The Royal Canadian Mounted Police Act, Revised Statutes of Canada, 1906, chapter ninety-one, is amended by inserting the following section immediately after section

twenty-one thereof:—

"21A. (1) Notwithstanding the provisions of any Act Fines and inconsistent herewith, all fines and the proceeds of all forfeitures earned by forfeitures and seizures and all portions of any fine and members of of any forfeiture or seizure that may be awarded or adjudged be paid to to any member of the Force in connection with the per- the Minister. formance of his duties shall be paid to the Minister.

"(2) The moneys so paid to the Minister shall be used How money

is to be used.

or paid-"(a) for the benefit of members of the Force and their families and the families of deceased members of the

Force: or

"(b) to such benefit fund established or as may hereafter be established in the interests of the members of the Force or their dependents;

as the Governor in Council may prescribe.

"(3) The Governor in Council may make any regu-Regulations. lations deemed by him necessary or convenient for the management and administration of the said moneys and of any benefit fund established in connection therewith."

OTTAWA: Printed by THOMAS MULYEY, Law Printer to the King's most Excellent Majesty.

CHAP. 54.

An Act for granting to His Majesty certain sums of money for the public service of the financial years ending respectively the 31st March, 1921, and the 31st March, 1922.

[Assented to 4th June, 1921.]

Most Gracious Sovereign.

WHEREAS it appears by messages from His Excellency Preamble. the Most Noble Victor Christian William, Duke of Devonshire, etc., etc., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the thirty-first day of March, one thousand nine hundred and twenty-one and the thirty-first day of March, one thousand nine hundred and twenty-two, and for other purposes connected with the public service: May it therefore please Your Majesty that it may be enacted and be it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:—

- 1. This Act may be cited as The Appropriation Act, Short title. No. 2, 1921.
- 2. From and out of the Consolidated Revenue Fund there \$338,961,979.52 may be paid and applied a sum not exceeding in the whole granted for three hundred and thirty-eight million, nine hundred and sixty-one thousand, nine hundred and seventy-nine dollars and fifty-two cents towards defraying the several charges and expenses of the public service, from the first day of April, one thousand nine hundred and twenty-one, to the thirty-first day of March, one thousand nine hundred and twenty-two, not otherwise provided for, and being fivesixths of the amount of each of the several items, less deductions, set forth in Schedule A to this Act.

\$7,812,500 00 granted for 1921-22.

3. From and out of the Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole seven million, eight hundred and twelve thousand, five hundred dollars towards defraying the several charges and expenses of the public service, from the first day of April, one thousand nine hundred and twenty-one, to the thirty-first day of March, one thousand nine hundred and twenty-two, not otherwise provided for, and being five-sixths of the amount of the item set forth in Schedule B to this Act.

\$14,681,810.14 granted for 1920-21. 4. From and out of the Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole fourteen million, six hundred and eighty-one thousand, eight hundred and ten dollars and fourteen cents towards defraying the several charges and expenses of the public service, from the first day of April, one thousand nine hundred and twenty, to the thirty-first day of March, one thousand nine hundred and twenty-one, not otherwise provided for, and set forth in Schedule C to this Act.

\$24,269,991 74 granted for 1921-22. 5. From and out of the Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole twenty-four million, two hundred and sixty-nine thousand, nine hundred and ninety-one dollars and seventy-four cents towards defraying the several charges and expenses of the public service from the first day of April, one thousand nine hundred and twenty-one, to the thirty-first day of March, one thousand nine hundred and twenty-two, not otherwise provided for, and set forth in Schedule D to this Act.

Declaratory as to certain loans authorized but not raised. 6. And whereas there remained on the thirty-first day of March, one thousand nine hundred and twenty-one, unborrowed and negotiable, of the loans authorized by Parliament for the construction of public works and for general purposes, the following sum:—

For public works and general purposes \$221,333,855.65;

And whereas it is necessary to make provision for retiring maturing loans raised for war or demobilization purposes and other maturing loans and obligations of Canada;

Such sums may be raised under R.S., c. 24. Therefore it is declared and enacted, that the Governor in Council may authorize the raising of the sum above mentioned as required for the purpose of retiring maturing loans raised for war or demobilization purposes and other maturing loans and obligations of Canada, and for public works and general purposes aforesaid, respectively, under the provisions of the Consolidated Revenue and Audit Act,

3

and the sum so raised shall form part of the Consolidated Revenue Fund, out of which like sums shall be applicable to the several purposes aforesaid, under the Acts and provisions thereunto relating respectively.

7. A detailed account of the sums expended under the Account to authority of this Act shall be laid before the House of be rendered in detail. Commons of Canada during the first fifteen days of the then next session of Parliament.

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SCHEDULE A.

Based on the Main Estimates, 1921-22. The amount hereby granted is \$338,961,979.52, being five-sixths of the amount of each item in the Estimates as contained in this Schedule, less deductions of \$57,239 in the first item of Resolution No. 5, and of \$10,456,800.00 in Resolution No. 316, and of \$10,000 in Resolution No. 322, and of \$200,000 in Resolution No. 334. For the remainder see chapter 2.

Sums granted to His Majesty by this Act for the financial year ending 31st March, 1922, and the purposes for which they are granted.

No. of Vote.	SERVICE	Amount.	Total.
1	CHARGES OF MANAGEMENT. Offices of the Assistant Receivers General and Country Savings Banks— Salaries. Contingencies Printing Dominion Notes. Printing, advertising, inspection, express, etc. Commission for payment of interest on Public Debt: auditing, purchase of Sinking Funds. Brokerage on purchase of Sinking Funds. English Bill Stamps, postage, etc Clerical Assistance in connection with transfer and registration of bonds, etc.	\$ cts. 112,575 00 15,000 00 400,000 00 100,000 00 6,000 00 3,000 00 80,000 00	\$ cts.
2	CIVIL GOVERNMENT. Governor General— Salaries, including Governor General's Secretary, additional to salary authorized by R.S. c. 4, \$3,600.00 Contingencies, including allowance of \$600.00 to A. F.	33,625 00	816,575 00
3	Sladen Private Secretary. Privy Council— Salaries. Contingencies.	66,600 00 38,270 00 10,000 00	
4	Justice— Salaries. Contingencies. Militia and Defence—	190,832 50 25,000 00	
	Salaries. Contingencies. Secretary of State—	643,751 00 30,000 00	
7	Salaries. Contingencies. Interior— Salaries, including F. Clapp, Acting Secretary to Minister	190,410 00 33,500 00	
8	at \$2,400. Contingencies. Immigration and Colonization— Salaries.	1,353,922 50 115,000 00 193,257 50	
9	Contingencies. Indian Affairs— Salaries.	40,000 00 142,735 00	
10	Contingencies. Mounted Police— Salaries.	19,000 00 31,535 00	
11	Contingencies. Auditor General— Salaries, including Auditor General at \$1,000.00 additional to 7-8 Edward VII, Chap. 6. Contingencies. 322	218,575 00 22,000 00	HEDULE

No. of Vote	SERVICE.	Amount.	Total.
	CIVIL GOVERNMENT—Concluded.	\$ cts.	\$ cts.
12	Finance— Salaries	416,275 00	
13	Contingencies Customs and Inland Revenue— Salaries Contingencies	50,000 00 532,947 50	
14	Agriculture————————————————————————————————————	48,000 00 541,955 00	
15	Contingencies	135,000 00 360,810 00	
16	Contingencies	68,870 00 210,090 00	
17	Contingencies	40,000 00	
18	Salaries. Contingencies. Public Works—	28,000 00	
19	Salaries. Contingencies. Mines—	598,510 00 85,000 00	
20	Salaries. Contingencies. Post Office—	477,250 00 6,000 00	
21	Salaries	1,279,144 00 156,000 00	
22	Salaries	371,612 50 22,000 00	
	Patent and Copyright— Salaries. Contingencies.	161,292 50 35,000 00	
23	Labour— Salaries Contingencies High Commissioner's Office—	171,640 00 35,000 00	
24	High Commissioner's Office— Salaries. Contingencies.	24,930 00 69,586 00	
25	Insurance— Salaries, including Superintendent of Insurance, \$1,000.00 additional to salary authorized by 7-8 Edw. VII,		
26	Chap. 69. Contingencies.	50,200 00	
27	Salaries Contingencies. Public Archives—	64,625 00 46,000 00	
	Salaries. Contingencies. Soldiers' Civil Re-Establishment—	66,322 00 12,000 00	
28	Salaries	61,660 00 10,000 00	
29	Civil Service Commission— Salaries Contingencies	192,490 00 160,000 00	
30	Health— Salaries Contingencies.	155,612 50 82,000 00	10,492,955 50
	ADMINISTRATION OF JUSTICE.		
31	Miscellaneous expenditure Living allowance for judge of Atlin District, B.C Office expenses of purchasing agent	10,000 00 1,200 00 2,000 00	
			ялисян:

No.	SERVICE.	Amount.	Total.
Vote.	0216 ¥ 1013.	ramount.	10081.
	ADMINISTRATION OF JUSTICE—Concluded.	\$ cts.	\$ cts.
	Supreme Court of Canada.		
32	Contingencies and disbursements, salaries of officers, (sheriffs, etc.), books, magazines, etc., for judges not exceeding \$300. Law books and books for reference for Library and binding of	7,500 00	
1	same Printing, binding and distributing Court Reports	8,000 00 4,500 00	
	Exchequer Court of Canada.		
(Contingencies—judges' travelling expenses, remuneration to sheriffs, etc., printing, stationery, etc., and \$150 for judges'		
33	books. Miscellaneous expenses, Exchequer Court in Admiralty. Salary of Marshal in Admiralty, Quebec. Printing, binding and distributing Court Reports.	6,000 00 500 00 333 34 1,500 00	
	Yukon Territory.		
	Travelling allowance of Judge. Living allowance of judge. Salaries Territorial Court, sheriff and clerk \$4,000 each; steno-	500 00 5,000 00	
34	Living allowances of court officers and police magistrate	10,000 00 6,800 00	
	Fees and expenses of witnesses, jurors and interpreters in criminal trials. Maintenance and transport of prisoners. Miscellaneous expenditure.	4,000 00 10,000 00 6,000 00	
	DESTRUCTOR AD THE		83,833 34
	PENITENTIARIES.		
35	Kingston. St. Vincent de Paul Dorchester Manitoba. British Columbia. Alberta. Saskatchewan.	382,500 00 305,000 00 205,800 00 152,000 00 5,000 00 215,500 00	
	General	800 00	1,371,600 00
	LEGISLATION.		
	SENATE.		
36	Salaries and contingent expenses	142,590 00	
	HOUSE OF COMMONS.		
37-	Salaries. Expenses of Committees, Extra Sessional Clerks, etc	238,855 00 77,600 00 46,885 00 60,000 00 141,437 00	
	LIBRARY OF PARLIAMENT.		
38	Salaries. Books for the General Library, including binding. Books for the Library of American History. Contingencies.	41,980 00 18,000 00 1,000 00 12,500 00	
	GENERAL.		
39	Printing, printing paper and binding	125,000 00 16,000 00	921,847 00

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No. of Vote.	SERVICE.	Amount.	Total.
	AGRICULTURE.	\$ ets.	\$ cts.
40 41 42	Experimental Farms Entomology	1,245,639 50 26,000 00	
43 44 45	Pest Act Dairying. Cold Storage Warehouses. Fruit.	180,000 00 175,000 00 26,000 00 145,000 00	
46 47	Health of Animals, administration of the Animal Contagious Diseases and Meat and Canned Foods Acts. Publications. International Institute of Agriculture.	1,410,000 00	
48 49 50 51	International Institute of Agriculture. Live Stock. Seed and Feed Control Administration of the Agricultural Instruction Act.	10,000 00 1,000,000 00 240,000 00 10,000 00	4,502,139 50
	IMMIGRATION AND COLONIZATION.		1,002,100 00
52{	Salaries of Agents and Employees, Outside Service:— Canada		
53	United States	620,000 00	
54 55 56 57	general immigration expenses. Exhibitions. Imperial Institute. Chinese Immigration:—Salaries and Contingencies. Relief of Distressed Canadians in Countries other than Canada.	870,000 00 90,000 00 3,190 00 32,000 00 6,000 00	
58	St. John Immigration Buildings:— Baggage Sheds New Detention Quarters	9,000 00 6,000 00	1,636,190 00
	DEPARTMENT OF HEALTH.		
59	Adulteration of Food and the administration of the Acts respect- ing Food and Drugs, Honey and Maple Products, and Online and Narcotic Drugs		
60 61 62	Opium and Narcotic Drugs. Proprietary or Patent Medicines. Proprietary of Boundary waters (Revote) Marine Hospitals, including grants to Institutions assisting	5,000 00	
63	sailorssalaries and contingencies of organized districts: Public Health in other districts; Tracadie & D'Arcy Island Lazerettoes; Public Works Health Act.	95,000 00	
64 65	Research:—Maintenance, replacements supplies and assistance	50,000 00	
66	for a research laboratory (Revote)	10,000 00 200,000 00	721,940 00
	PENSIONS.		
67 69 70	Mrs. Wm. McDougall. Pensions on account of the Fenian Raid, 1866-1870. Pensions payable to Mounted Police, Prince Albert Volunteers and Police Scouts on account of the Rebellion of 1885	1,200 00 1,000 00	
71	and Police Scouts on account of the Rebellion of 1885 Pensions payable to militiamen and on active service North West Rebellion, 1885 Pensions to families of members of the force who lost their lives	30,000,00	
72 74 75 76 77	Pensions to families of memoers of the force who lost their fives while on duty— Margaret Johnson Brooke. Mrs. Elizabeth Willmett. Mrs. Elizabeth Fitzgerald. Mrs. Mary Emma Bossage. Mrs. J. A. Richards. Pension to J. B. Allan.	001 05	
78	Pension to J. B. Allan	450 00	TIEDIII T

No. of Vote.	SERVICE.	Amount.	Total.
	PENSIONS—Concluded.	\$ cts.	\$ cts.
79 80 81 82 83 84 85	Pension to Mary E. Fuller Pension to Madame Fabre Pension to Mrs. Mary L. Campbell Pension to the sisters of the late Col. Harry Baker, M.P Pension to Miss Nellie Hopkinson. Pension to Jas. Elliott Pensions—	600 00 1,000 00 500 00 700 00 720 00 672 00	
86	Ecropean war and active militia Salaries and contingent expenses of the Board of Pension Commissioners for Canada	30,530,359 38 625,000 00	84 448 848 8
	SUPERANNUATION.		31,196,013 66
87	To provide for retiring allowances to employees of the Department of Public Printing and Stationery		90,000 00
	MILITIA AND DEFENCE.		
88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110	Allowances, Active Militia Annual Drill. Cadet Services. Clothing and Necessaries Contingencies Customs Dues Departmental Library Dominion Arsenal, Lindsay Dominion Arsenal, Quebec Engineer Services. Grants to Associations Maintenance. Ordnance Arms, Lands. Pay of Staff Permanent Force. Printing and Stationery Royal Military College Salaries and Wages. Schools of Instruction Topographic Survey Training Areas. Transport and Freight Warlike Stores.	120,000 00 1,500,000 00 450,000 00 264,346 00 40,000 00 2,000 00 243,300 00 422,300 00 200,000 00 125,000 00 205,000 00 6,255,000 00 350,000 00 225,000 00 255,000 00 350,000 00 255,000 00 255,000 00 350,000 00 255,000 00 150,000 00 45,000 00	11 200 000 00
	RAILWAYS AND CANALS.		11,890,000 00
	(Chargeable to Capital)		
	Railways.		
111	Canadian Government Railways. Construction and Betterments (to be expended under the direction of and upon such terms and conditions as the Governor in Council may from time to time provide)	4,117,994 00	
112	10 pay claims for right of way	35,000 00	
113	Miscellaneous Railway Equipment. Amount required during the current fiscal year for railway equipment ordered in 1920 under Vote No. 115, and for improvements to existing equipment, and for the purchase of new work-equipment for the purposes and upon the same terms (save as herein varied) mentioned in Chapter 38 of the Statutes of 1918. The assistance herein provided may be by way of advances to the Canadian National Rolling Stock Company or to any Company comprised in the Canadian Northern Railway System, or the Grand Trunk Pacific Railway System, or by way of equipment or materials acquired by the Minister.	1,903,133 00	
	900	~ ~	

No. of Vote.	SERVICE.	Amount.	Total
	RAILWAYS AND CANALS—Continued	\$ ct9	\$ cts.
	(Chargeable to Capital)—Concluded.		
	RAILWAYS—Concluded.		
	Hudson Bay Railway.	100 000 00	
114	Port Nelson Terminats	100,000 00	
115	CANALS. Welland Ship Canal—Construction	5,000,000 00 339,000 00	
	RAILWAYS AND CANALS.		11,495,127 00
	(Chargeable to Income)		
	Canals.		
116 117 118 119 120 121 122 123 124 125	Chambly: Improvements. Carillon and Grenville: Improvements. Lachine: Improvements. Soulanges: Improvements. Quebec Dredging Fleet: New tug. St. Anne's Lock: Improvements. St Ours Lock: Improvements. Trent: Improvements. Trent: To rebuild wharf at Lindsay. Welland: Improvements.	26,000 00 25,000 00 50,000 00 9,500 00 25,000 00 3,500 00 4,500 00 515,000 00 10,000 00 165,000 00	
	Miscellaneous	2 222 22	
126	Arbitrations and Awards and Costs of Litigation. Board of Railway Commissioners for Canada: Maintenance and operation of Board of Railway Commissioners for Canada: To pay expenses in connection with cases before the Board. Contribution to International Association of Railways Congress Commissioner of Highways: To provide for the organization and payment of staff of Commissioner of Highways, including A. W. Campbell, C.E., as Commissioner of Highways at \$5,000 per annum. Governor General's Cars: Attendance, repairs and alterations. Loan not exceeding \$50,000.000.00 repayable on demand with interest at the rate of six per cent per annum, payable half-yearly, to be used (where amounts available from net operating earnings may be insufficient) to meet expenditures made or indebtedness incurred at any time by or on behalf of the Canadian Northern Railway Company, the Canadian National Railway Company, or any Company comprised in the Canadian Northern Railway System, or any of them on any of the following accounts:—(a) operating deficits (b) acquisition of property, materials and supplies, (c) interest on notes, securities or obligations, (d) the principal and interest of maturing or matured loans, secured or unsecured and (e) construction and betterments; such loan to be secured by mortgage or mortgages upon the undertaking of the Canadian Northern Railway Company or the Canadian National Railway Company on such terms and con ditions as the Governor in Council may approve. The loan or assistance herein authorized may be made in cash or by way of guarantee, or partly in cash and partly by guarantee in the discretion of the Governor in Council. Any guarante from time to time given under the authority herein may be of the principal and interest of the notes, obligations or securities of the Canadian Northern Railway Company, and may be signed by the Minister of Finance, on behalf of His Majesty in such form and on such terms and conditions as the Governor in Council may approve	206,060 00 5,000 00 97 33 53,000 00 10,000 00	

No. of Vote.	SERVICE.	Amount.	Total.
of	RAILWAYS AND CANALS—Co.tinued. (Chargeable to Income)—Continued. MISCELLANEOUS—Continued. MISCELLANEOUS—Continued. Loan not exceeding \$89,687,633.39 repayable on demand with interest at the rate of six per cent per annum, payable half-yearly, to be used (where amounts available from net operating earnings may be insufficient) to meet expenditures made or indebtedness incurred at any time by or on behalf of the Canadian National Railway Company, the Grand Trunk Railway Company of Canada or any company comprised in the Canadian National Railway System or the Grand Trunk Railway System or any of them, (excluding herefrom, however, expenditures or indebtedness incurred by or on behalf of the Grand Trunk Pacific Railway Company except as specifically provided in item (f) hereof) on any of the following accounts:—(a) operating deficits, (b) acquisition of property, materials and supplies, (c) interest on notes, securities or obligations, (d) the principal and interest of maturing or matured loans, secured or unsecured, (e) construction and betterments, (f) guarantees by the said Grand Trunk Railway Company of securities of the Grand Trunk Pacific Railway Company, such loan to be secured by mortgage or mortgages upon the undertaking of the Canadian National Railway Company or the Grand Trunk Railway Company of Canada on such terms and conditions as the Governor in Council may approve. The loan or assistence herein authorized may be made in cash or by way of guarantee, or partly in cash and partly by guarantee, in the discretion of the Governor in Council. Any guarantee from time to time given under the authority herein may be of the principal and interest of	\$ ets	Total.
126	the notes, obligations or securities of the Canadian National Railway Company or the Grand Trunk Railway Company of Canada, and may be signed by the Minister of Finance, on behalf of His Majesty, in such form and on such terms and conditions as the Governor in Council may approve. Loan not exceeding \$26,000,000, repayable on demand with interest at the rate of six per cent per annum, payable half-yearly, to be used (where amounts available from net operating earnings may be insufficient) to meet expenditures made or indebtedness incurred at any time by or on behalf of the Canadian National Railway Company or the Grand Trunk Pacific Railway Company or any comprised in the Canadian National Railway System or in the Grand Trunk Pacific Railway System or any of them, (excluding herefrom, however, guarantees by the Grand Trunk Railway Company which are provided for in item (f) of the next preceding item), on any of the following accounts:—(a) operating deficits, (b) acquisition of property, materials and supplies, (c) interest on notes, securities or obligations, (d) the principal and interest of maturing or matured loans, secured or unsecured, (e) construction and betterments; such loan to be secured by mortgage or mortgages upon the undertakings of the Canadian National Railway Company or such terms and conditions as the Governor in Council may approve. The loan or assistance herein authorized may be made in cash or by way of guarantee, or partly in cash and partly by guarantee, in the discretion of the Governor in Council. Any guarantee from time to time given under the authority herein may be of the principal and interest of the notes, obligations or securities of the Canadian National Railway Company or the Grand Trunk Pacific Railway Company, and may be signed by the Minister of Finance, on behalf of His Majesty, in such form and on such terms and conditions as the Governor in Council may approve.		

No. of Vote.	SERVICE	Amount.	Total.
	RAILWAYS AND CANALS—Concluded.	\$ cts.	\$ et
	(Chargeable to Income)—Concluded.		
	MISCELLANEOUS—Concluded.		
ſ	Miscellaneous works not provided for	2,000 00	
	Printing and Stationery: Outside service Surveys and Inspections: Canals, including salaries and expenses	7,000 00	
126	of experts employed temporarily	70,000 00	
120	including salaries and expenses of experts employed tempor- arily	75,000 00	
	To provide for payment of expenses in connection with the acquisition of the Grand Trunk and associated Railway Systems and the arbitration proceedings in connection	1 000,000 00	
į	therewith	1,000,000 00	
	PUBLIC WORKS.	·	167,951,290 72
	(Chargeable to Capital).		
	Public Buildings.		
127	Ottawa Parliament Building—Restoration. The plans for the said building and the method to be adopted for securing the reconstruction thereof to be subject to the approval of the Joint Committee appointed by the Prime Minister		
	and the Leader of the Opposition	1,000,000 00	
	HARBOURS AND RIVERS.	1,300,000 00	
128-	Esquimalt, B.C.—New dry dock. Port Arthur and Fort William—Improvements Quebec Harbour—Champlain Dock to complete. St. John Harbour—Improvements. Toronto Harbour—Improvements. Toronto Island—Breakwater protection.	170,000 00 136,000 90 1,250,000 00 1,000,000 00	r on 1 000 00
	PUBLIC WORKS		5,031,000 00
	(Chargeable to Income).		
	Public Buildings.		
	Nova Scoria.		
	Amherst—Drill half, grading, paving, etc	25,000 00	
100	U Order	17,000 00 7,000 00	
129	Halifax—Dominion buildings: Improvements, repairs, etc Halifax—Quarantine Station: New buildings	150,000 00	
	Yarmouth—Public Building: Restoration and alteration afte damage by fire, and reconstruction of addition	8,000 00	
•	New Brunswick.		
	(Monoton—Accommodation for examining warehouse	. 1,000 00	1
	St. John—Dominion buildings: Improvements, etc	., 1,000 00	
130	St. John—Quarantine Station, Partridge Island: New buildings repairs and improvements.	5,	
	St. Stephen—Public Building: Improvements to heating		
	Maritime Provinces Generally.	Ar	
131	Dominion Public Buildings: Improvements, repairs, etc	. 25,000 00	
	Quebec.	05 000 00	
132	Dominion Public Buildings: Improvements, repairs, etc Granby—Public Building: Alterations and improvements Grosse Isle Quarantine Station: New buildings and repairs Montreal—Dominion buildings: Improvements and repairs, etc.	.] 9,000 00	

No. of Vote.	SERVICE.	Am	ount.	То	tal.
	PUBLIC WORKS—Continued	\$	cts.	\$	Cts.
	(Chargeable to Income)—Continuea				
	HARBOURS AND RIVERS—Continued				
	Nova Scotia—Concluded.				
	West Arichat—Repairs to breakwater. West Chezzetook—Rapirs to breakwater. Western Head—Repairs to breakwater. Whycocomagh—Repairs to wharf. Yarmouth Bar—Repairs and improvements.—.	15, 1, 4.	000 00 000 00 500 00 000 00		
	Prince Edward Island.				
141	Annandale—Repairs to wharf. Belfast—Repairs to wharf. Haggerty's Wharf—Repairs. Harbours and Rivers Generally—Repairs and improvements Naufrage Harbour—Repairs to breakwaters. North Lake—Boat harbour. Port Selkirk—Repairs to wharf. Pownal—Repairs to wharf. Vernon River South—Repairs to wharf Victoria—Repairs to pier.	17, 17, 1, 1, 2,	400 00 100 00 150 00 000 00 000 00 000 00 100 00 500 00 250 00 900 00		
	New Brunswick.				
142	Cape Bald—Repairs to breakwater pier. Harbours and Rivers Generally—Repairs and improvements Lord's Cove—Wharf. North Head, Grand Manan Island—Repairs to breakwater— Wharf. Quaco (St. Martin's)—Reconstruction of breakwaters. Richibucto Cape—Completion of pier and breakwater. St. Andrews—Repairs to wharf. Wilson's Beach—Repairs to breakwater—Wharf.	40, 14, 1, 29, 1, 7,	500 00 000 00 000 00 600 00 800 00 000 00 500 00 700 00		
	Quebec.				
	Anse aux Gascons—Wharf. Aylmer—Repairs to wharf. Contrecoeur—Repairs to wharf approach. Cross Point—Repairs to wharf. Deschambault—Repairs to wharf. Gaspe—Wharf repairs and reconstruction. Grande Mechins—Repairs to wharf. Grosse Isle Quarantine Station—Extension of and repairs to wharf.	1, 5, 3, 1, 34,	000 00 800 00 400 00 800 00 095 00 000 00 350 00		
143	wharfs Harbours and Rivers Generally—Repairs and improvements Ile Perrot—Wharf repairs and improvements New Richmond—Repairs to wharf. North Temiskaming—Wharf. Notre Dame des Sept Douleurs (Isle Verte)—Completion of	75.	000 00 100 00 500 00 800 00		
٠	Notre Dame des Sept Douleurs (Isle Verte)—Completion of Western wharf. Pointe aux Trembles—Repairs to wharf. Pointe Shea—Amherst—Repairs to pier. Rimouski—Harbour improvements. Riviere du Loup (en bas)—Repairs to wharf. Riviere du Lievre—Lock and Dam—Reconstruction of pro-	2, 6, 17,	800 00 800 00 500 00 900 00 100 00		
	tection walls. Ste. Famille—Wharf repairs and reconstruction St. Francois Sud—Repairs to wharf. St. Jerome—Repairs to wharf. St. Mathias—Wharf repairs and improvements Tadoussac (Anse à l'Eau)—Repairs to wharf. Thurso—Repairs to wharf.	4, 9, 1, 1,	400 00 000 00 000 00 000 00 700 00 125 00 650 00		

No. of Vote.	SERVICE.	Amount.	Total.
	PUBLIC WORKS—Continued.	\$ cts.	\$ ets.
	(Chargeable to Income)—Continued.		
	HARBOURS AND RIVERS-Continued.		
	Ontario.		
144	Bayfield—Repairs to pier. Collingwood—Breakwater reconstruction. Depot Harbour—Repairs and renewals to wharfs. Dyer's Bay—Repairs to wharf. French River Dams—Repairs and maintenance. Goderich—Repairs to Docks Harbours and Rivers Generally—Repairs and improvements Kenora—Repairs to wharf. Kingston—Maintenance and operation of combined wharfs and bridges. Lieamingsville—Repairs and renewals to piers. Lieamington Repairs to pier.	4,600 00 25,000 00 15,000 00 15,000 00 1,400 00 6,600 00 65,000 00 1,000 00 17,900 00 17,900 00 8,500 00	
	Lieamington Repairs to pier. L the Current—Rebuilding wharf. McLaren's Landing—Wharf. Midland—Repairs to wharf. Owen Sound—Wharf reconstruction. Pelee Island—Repairs to piers. Port Colborne—Repairs to breakwaters. Port Dover—Repairs to piers. Providence Bay—Repairs to wharf. Rondeau—Harbour repairs and improvements. Sheguiandah—Wharf reconstruction. Thessalon—To complete reconstruction of wharf.	31,000 00 6,600 00 2,000 00 70,000 00 4,400 00 11,000 00 4,400 00 10,000 00 4,700 00 12,250 00	
	Manitoba.		
145	Harbours and Rivers Generally—Repairs and improvements Selkirk—Repairs to wharf The Pas—Wharf	15,000 00 15,000 00 7,000 00	
	Saskatchewan and Alberta.	Į	
146	Harbours and Rivers Generally—Repairs and improvements .	20,000 00	
	British Columbia.		
147-	Alice Arm—Wharf—Conditional on Provincial Government building road. Albion—Repairs to wharf. Boswell—Floating wharf. Carroli's Landing—Wharf. Fraser River (lower)—Operation of snag boat. Graham—Wharf. Harbours and Rivers Generally—Repairs and improvements Hope Bay—North Pender Island—Repairs to wharf. Loco—Wharf. Kincolith—Wharf renewal. Kuskanook—Wharf. Ladysmith—Wharf. Manson's Landing—Wharf. Manson's Landing—Wharf. North Gabriola Island—Repairs to wharf. North Gabriola Island—Repairs to wharf. Princess Creek—Floating wharf. Princess Creek—Floating wharf. Sandspit Point—Reconstruction of wharf. Skidegate—Repairs to wharf. South Gabriola Island—Wharf. South Gabriola Island—Repairs to wharf. Stikine River—Removai of obstructions Thetis Island—Reponstruction of Wharf. Tofino—Repairs to wharf.	1,700 00 3,600 00 9,200 00 11,000 00 5,800 00 12,000 00 6,500 00 1,000 00 2,150 00 1,750 00 2,300 00 1,700 00 11,700 00 1,700 00 1,700 00 2,300 00 2,300 00 5,000 00 1,600 00	

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No. of Vote.	SERVICE	Amount) .	Tota	al.
		8	cts.	s	cts
	PUBLIC WORKS-Continued.	-		-	
	(Chargeable to Income)—Contirued.				
	HARBOURS AND RIVERS-Concluded.				
	Generally.				
148	Harbours and Rivers Generally	30,000	00		
	Dredging.				
149	Dredging—Maritime Provinces. Dredging—Ontario and Quebec. Dredging—Manitoba, Saskatchewan and Alberta. Dredging—British Columbia.	500,000 450,000 90,000 400,000	00		
	Roads and Bridges.				
150	Banff—Bridges. Burlington Channel—New bridge. Dominion Roads and Bridges Generally. Edmonton—Repairs to bridge. International bridge across St. John River at Edmundston, N.B., State of Maine, U.S.A., to contribute like amount. Ottawa—Maintenance and repairs of bridges and approaches	168,000 240,000 5,000 12,000 162,000 7,000	00 00 00		
	Ottawa-Hull—New bridge to replace present Union Bridge over Ottawa River below Chaudiere. Shellmouth—Repainting bridge International Bridge across St. John River at St. Leonard's, N.B.—Repairs—State of Maine, U.S.A., to contribute like amount.	7,000 1,050 2,800	00		
	TELEGRAPH AND TELEPHONE LINES.		1		
	Nova Scotia.		1		
151	Cape Breton Telegraph System—Reconstruction of telephone line between Harvard lake and N.E. Margaree	1,000 14,300	00		
	Quebec.				
152	Grosse Isle Quarantine—Telephone line—Renewal of poles, etc.	400	00		
	Saskatchewan and Alberta.				
153	Peace River line—Office and dwelling at Grande Prairie	5,000	00		
	British Columbia.				
	Miscellaneous.				
(Architectural Branch—Salaries of architects, clerks of works, inspectors, draughtsmen, clerks and messengers of Outside				
	Service. Accounts Branch—Salaries of agents and clerks, travelling and contingent expenses of Outside Service. Engineering Branch—Salaries of engineers, inspectors, superintendents, draughtsmen, clerks and messengers of the	75,000 25,000			
154{	Outside Service. For operation and maintenance of inspection boats	542,000 17,500	00		
	Monument of His Late Majesty King Edward VII Monument to the memory of the late Hon. Thos. D'Arcy Mc-	125,000 5,000	00		
	Gee	2,000 25,000			

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No. of Vote	SERVICE.	Amount.	Total.
	PUBLIC WORKS—Concluded.	\$ cts.	\$ cts.
	(Chargcable to Income)—Concluded.		
	Miscellaneous—Concluded.		
154	National Gallery of Canada. River gauging and metering. Surveys and inspections. To cover balance of expenditure for works already authorized for which the appropriation may be insufficient, provided the amount for any one work does not exceed \$200.	40,000 00 23,450 00 125,000 00 5,000 00	
,		0,000 00	10,871,362 08
	MAIL SUBSIDIES AND STEAMSHIP SUBVENTIONS.		
	ATLANTIC OCEAN.		
155 156	Canada and Newfoundland, steam services or services between Canada and the West Indies or South America, or both, steam	35,000 00	
157	service or services between	340,666 66 146,000 00	
	PACIFIC OCEAN.		
158	Canada and Australia or New Zealand, or both, on the Pacific Ocean, steam service between	100 500 00	
159	Prince Rupert, B.C., and Queen Charlotte Islands, steam	130,509 00 21,000 00	
160 161	Victoria and San Francisco, steam service between	3,000 00	
162	between. Victoria and West Coast Vancouver Island, steam service	25,000 00	
163	Vancouver and northern ports of British Columbia, steam service between	15,000 00	
164	Vancouver and ports on Howe Sound, steam service between	24,800 00 5,000 00	
	Local Services.		
165 166		8,825 00	
167	between	2,000 00	
168	between	2,500 00 15,000 00	
169 170	Halifax, LaHave and LaHave River ports, steam service	7,000 00	
171	between Halifax and Newfoundland, via Cape Breton ports, steam	4,000 00	
172		5,000 00	
173		6,000 00	
174	service between. Halifax and West Coast Cape Breton, calling at way ports,	6,000 00	
	Mulgrave and Guysboro, calling at intermediate ports, steam	4,000 00 13,500 00	
	Newcastle, Neguac and Escuminac, calling at intermediate points on the Miramichi River and Miramichi Bay, steam	7,500 00	
178	service between	4,000 00 8,000 00	
179 180	Mulgrave, Arichat and Petit de Grat, steam service between. Pictou, Montague, Murray Harbour, and Georgetown, steam	9,000 00	
181	service between	6,000 00 7,500 00	
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No. of Vote.	SERVICE.	Amount.	Total.
	MAIL SUBSIDIES AND STEAMSHIP SUBVENTIONS—Concluded.	\$ cts.	\$ cts.
	Local Services—Concluded.		
182	Pictou, New Glasgow, and Antigonish County Ports, schooner		
183	service between	1,500 00	
184 185	between. Pictou, Souris, and the Magdalen Islands, steam service between Quebec, Natashquan and Harrington, and other ports on the North shore of the Gulf of St. Lawrence, steam service	6,500 00 20,000 00	
186	between. Quebec, Montreal, and Paspebiac, and ports on the South shore of the Gulf of St. Lawrence, steam service between.	50,000 00	
187	10th Jour and St. Andrews, N.B., calling at intermediate ports.	30,000 00	
188	steam service between. St. John and Bridgetown, steam service between	4,000 00 2,000 00	
189 190	St. John and Digby, steam service between	10,000 00	
191	St. John and ports on the Bay of Fundy and Minas Basin, steam	2,000 00	
192	St. John. Westport and Varmouth and other way ports steam	5,000 00	
193	Sydney and Bay St. Lawrence calling at way norts steam	10,000 00	
194	service between. Sydney and Whycocomagh, steam service between.	9,000 00 4,000 00	
195	West coasts of Cape Breton, steam service between	14,000 00	
196	Supervision of subsidized steamship services, expenses in connection with	4,000 00	
		.,	1,033,800 66
	THE NAVAL SERVICE.		
197	Naval Service—To provide for the maintenance of the Royal	2 700 000 00	
198	Canadian Navy. Hydrographic Survey and to provide for the maintenance and reprise of Hydrographic to the maintenance and the	2,500,000 00	
199	Fisheries Protection Service and to provide for the repairs and	315,000 00	
200	maintenance of the Fishery protection steamers. Radiotelegraph Service and to provide for the building and maintenance of wireless stations and the general adminis-	370,000 00	
201	UPPER OF REAL PROPERTY TO THE PROPERTY OF THE	456,480 00 30,000 00	
202 203	Tidal and Current Survey. Patrol of the Northern waters of Canada.	15,000 00	
204	Customs dues. Pay of Temporary Officers and Clerks at Headquarters, Halifar and Esquimelt Deskroads.	500 00	
	and Esquimalt Dockyards	40,000 00	3,726,980 00
	. OCEAN AND RIVER SERVICE.		
205 206	Maintenance and repairs to Dominion Steamers and Icebreakers Examination of masters and mates.	1,750,000 00	
207	Investigation into wrecks	20,000 00 12,300 00	
208 209	To provide for the temporary relief of distressed seamen and to	8,000 00	
210	cover the expenses of shipping forms. Registration of Shipping.	3,090 00	
211	(INCHIOVAL OF ODSERUCTIONS IN DESTROCKIO WESTERS	6,000 00 18,000 00	
$\frac{212}{213}$	Inspection of live stock shipments. To continue subsidies for wrecking plants—Quebec and British	3,000 00	
		35,000 00	
214 215	Unforeseen expenses. Life Saving Service including rewards for saving life	5,000 00	
		90.000 00	

No. of Vote	SERVICE	Amount.	Total.
	PUBLIC WORKS.	\$ cts.	\$ cts.
	(Chargeable to Capital.)		
	Marine Department.		
216	River St. Lawrence Ship Channel-Maintenance and operating		
217	dredging fleet For the maintenance and improvements of the Sorel Shipyard,	528,000 00	
2 18	shops and offices as well as operating expenses Government Shipbuilding Programme—Amount required for the construction of vessels in accordance with Government	75,000 00	
219	programme To provide an icebreaker to be used in St. Lawrence river, including maintenance of same (revote)	8,330,000 00 2,000,000 00	
	LIGHTHOUSE AND COAST SERVICE.		10,933,000 00
220 221 222 223	Agencies, Rents and Contingencies. Salaries and allowances to lightkeepers. Maintenance and repairs to lighthouses. Construction of lights and aids to navigation, including regulation of traffic in the Detroit river and such other places as	215,000 00 650,000 00 800,000 00	
224 225 226 227 228	may be found necessary. Signal Service. Administration of Pilotage. Maintenance and repairs to wharves. To provide for breaking ice in Thunder Bay, Lake Superior and other points deemed advisable for the good of navigation. Amount required to pay pensions to pilots—Louis R. Demers, Joseph Lapointe, Paul Gobeil, Barthelemi Lachance, Alpharea Acadia, Flavor Descriptions Hubert Regular Characters, Hubert Regular Characte	400,000 00 75,000 00 250,000 00 10,000 00 40,000 00	
229 230	Morin, A. T. Simard, Joseph Plante, Victor Vezina, J. G. Dupil, Raymond Baquet, Alfred Larochelle, Theophile Corriveau, Alphonse Pouliot, Emilio Couillard, Treffle Delisle, David Dumas, Alfred Gaudreau, F. X. Demeules, Adjutor Baillargeon, Joseph Pouliot, Arthur Baillargeon, John A. Irvine, Camille Bernier, Jos. E. Lachance	9,000 00 500 00	
	and other services in connection with the lighthouse services for the season of navigation 1921	600 00	
231	Amount required for two motor patrol vessels for buoy and lighthouse service in British Columbia.	15,000 00	2,465,100 00
	SCIENTIFIC INSTITUTIONS.		
	DEPARTMENT OF THE INTERIOR.		
	Scientific Institutions.		
232		,	
	B.C	14,000 00	
233	Geodetic Survey of Canada. Investigations, reconnaissance, triangulations, precise levelling topographical work and geodetic astronomy, etc	325,000 00	
	International Boundaries.		
234	Expenses connected with the survey and demarcation of International Boundaries, including \$1,000 to J. J. McArthur, a International Boundary Commissioner.	37,820 00	
	vol. 1—22 337	80	HEDILE

No. of Vote.	SERVICE.	Amount.	Total.
	SCIENTIFIC INSTITUTIONS—Concluded.	\$ cts.	\$ cts.
	DEPARTMENT OF MARINE.		
235	Meteorological Service, including Magnetic Observatory, grants of \$500 each to Kingston and Montreal Observatories; also allowance of \$400 to L. F. Gorman, Observer at Ottawa.		684,535 00
	STEAMBOAT INSPECTION.		341,000 00
236	Steamboat Inspection		108,810 00
	FISHERIES.		
237 238 239 240 241 242 243 244	Salaries and Disbursements of Fishery Officers and Guardians, Fisheries Patrol Service, and Oyster Culture. Building Fishways and Clearing rivers. Legal and incidental expenses. To assist in the conservation and development of deep sea fisheries and of the demand for fish. To provide for the maintenance of a Fisheries Intelligence Bureau. To provide for the inspection of pickled and canned fish. Salaries, construction and maintenance of fish breeding establish ments. To provide for scientific investigation into practical economic	754,000 00 40,000 00 4,000 00 25,000 00 5,000 00 15,000 00 365,000 00	
245 246	problems connected with the fisheries. International Commission, Fraser River Marine Biological Board of Canada.	15,000 00 10,000 00 42,000 00	1,275,000 00
	MINES AND GEOLOGICAL SURVEY.		
	Department.		
247	For organization and equipment of the Explosives Division, under the Explosives Act, Chap. 31, 4-5 George V	11,500 00	
	Mines Branch.		
	Investigation of ore and other economic deposits, road and structural materials; wages; expenses of fuel testing and ore dressing plants; collection of mining and metallurgical statistics, etc.	132,100 00	
248	Publications, English and French editions of reports, purchase of books of reference, laboratory supplies, instruments.	102,100 00	
	miscellaneous assistance, office contingencies	40,000 00	
(tories in British Columbia—(Revote) Dominion of Canada Assay Office.	100,090 00	
249	Maintenance of Assay Office, Vancouver, B.C	26,000 00	
	Geological Survey.	,	
250	For explorations, surveys and investigations, wages of explorers, draughtsmen and others. For publications of English and French editions of reports, maps, illustrations, etc. For maintenance of office and museum, instruments, chemicals, books of reference, miscellaneous assistance and contingencies For museum equipment For purchase of specimens for the Victoria Memorial Museum.	197,000 00 65,000 00 50,000 00 15,000 00 5,000 00	
	The state of the s	5,000 00	641,000 00

of ote.	SERVICE.	Amount.	Total.
	LABOUR.	\$ cts.	\$ cts
251	Conciliation and Labour Act, including publication, printing, binding and distribution of Labour Gazette, and allowance		
	to correspondents, and to provide for the payment of salary of Private Secretary to the Minister	50,000 00	
252 253	Industrial Disputes Investigation Act	35,000 00 19,000 00 75,000 00	
254	Administration Employment Offices Coordination Act	75,000 00	}
255	Fair Wages and Inspection Officers. Administration Employment Offices Coordination Act. To Supplement amount provided by Statute, 8-9, Geo. V, Chap. 21, Employment Offices Co-ordination Act.	100,000 00	
256 257	Administration Technical Education Act	12,000 00 15,000 00	
258	National Industrial Conference, and Commissions arising from 1919 Conference.	40,000 00	
259	Joint Industrial Councils.	15,000 00	352,000 0
			302,000 0
	Indians.		
	Recapitulation.		
260	Ontario and Quebec	142,135 00 574,210 00	
$\frac{261}{262}$	Manitoba, Saskatchewan, Alberta and N.W.T	574,210 00 50,140 00	
263 264	Nova Scotia. New Brunswick. Prince Edward Island.	23,784 00 3,935 00	
265		50,140 00 23,784 00 3,935 00 216,340 00 15,000 00	
266 267	Yukon. General Indian Education.	192,000 00 1,327,805 00	
26 8	Indian Education	1,321,603 00	2,545,349 (
	ROYAL CANADIAN MOUNTED POLICE.		
ſ	Pay of Force	1,718,574 00	
	Subsistence, billeting and travelling expenses, forage, fuel and light, clothing, renairs and renewals, horses, ammunition.		
269	stationery, etc., hospital, etc., transport and freight, building repairs, contingencies and criminal investigation.	1,803,996 75	
	To compensate members of the Royal Canadian Mounted Folice	5,000 00	1
ı	for injuries received while in the performance of duty	3,000 00	3,527,570
	GOVERNMENT OF THE NORTHWEST TERRI-		
	TORIES.		
1	Salaries and expenses in connection with the administration of the Territories, including the erection of buildings and in-	l .	
270	vestigation work, also \$600 to Geo. D. Pope, Accountant Northwest Territories, explorations	125,000 00 70,000 00	1
,			195,000
	GOVERNMENT OF THE YUKON TERRITORY		
	Salaries and expenses connected with the administration of the		
	Territory	00,000 00	
271	Territory. Grant to Local Council. Grant for maintenance of roads. irant for road construction, Mayo District	45,000 00 20,000 00	1
ļ	irant for road construction, Mayo District	20,000 00	120,000
	1	•	1

No. of Vote.	SERVICE.	Amount.	Total.
	DOMINION LANDS AND PARKS.	\$ cts.	\$ cts
	Salaries of the Dominion Lands Outside Service Dominion Lands Contingencies, etc	515,000 00 250,000 00	
	Surveys of Dominion Lands, examination of survey returns, printing of plans, etc	600,000 00	
	members of the Board, and J. A. Cote, Secretary, are to be paid out of this sum)	2,400 00	
	Dominion Lands Surveyors. Protection of Timber in Manitoba, Saskatchewan, Alberta, the N.W.T., and the Railway Belt in B.C., tree culture in Manitoba, Saskatchewan, Alberta, and inspection and	125 00	
	management of Forest Heserves	1,000,000 00 4,000 00	
272	Grant to Canadian Forestry Association. For surveys and investigations of water and power resources and for administration of Water Powers, etc. Expenses of the Dominion Power Board in connection with in-	367,000 00	
	vestigation of the fuel and power resources of the Dominion For surveys and inspections in connection with the administration of the Irrigation Act, etc., including \$400 for P. Marchand as Auditor of Disbursements made by Companies	15,000 00	
	acquiring lands under the Irrigation system	284,000 00	
	of \$149,000)	300,000 00 1,000 00	
	of \$149,000) Grant to Western Canada Irrigation Association. Grant to Cypress Hills Water Users' Association. Canadian National Parks Administration of the North West Game Act and the Migratory	250 00 800,000 00	
	Bird Act. Engraving, lithographing, printing and preparation of maps, plans, and kindred publications of Dominion, including	60,000 00	
	necessary materials for same, etc. Costs of litigation and legal expenses. Ordnance Lands—Salaries and expenses. Grant to Alpine Club of Canada. Seed Grain Advances—Amount required to meet uncollected portion of advances of Seed Grain made in the Western	105,700 00 10,000 00 1,595 00 1,000 00	
	Provinces by the Chartered Banks to holders of unpatented Dominien lands under the guarantee of the Dominion Government, also including commissions, fees to Sectreasurers of Municipalities and officers of the Provincial Departments of Agriculture and clerical assistance, etc Amount required to provide relief by way of necessary supplies of food, clothing, fuel, etc., also fodder for animals, to needy settlers of the Provinces of Alberta and Saskatchewan by co-operation and agreement with the Provincial Govern-	500,000 00	
	ments or otherwise, and under regulations to be made by the Governor in Council (Re-vote of part of unexpended balance of 1919-20)	325,000 00	
	SOLDIERS' LAND SETTLEMENT.		5,142,070
	Salaries of Commissioners	17,000 00	
273	Advances to soldiers settling upon the land and cost of administering the Soldier Settlement Act, including salaries		35,017,000
	SOLDIERS' CIVIL RE-ESTABLISHMENT.		
	Outside Service.		
274	Capital—New fixtures, machinery and general equipment Care of patients and operation of limb factories	200,000 00	

No.				====	
of Vote.	SERVICE	Amoun	t. 	Tota	ul ———
	SOLDIERS' CIVIL RE-ESTABLISHMENT—Concluded.	\$	cts.	\$	cts
	Outside Service—Concluded.				
276					
277	Vocational expense—Cost of training, employment, loans expense and after care	325,000	00		
278	etc., including provision for salaries of employees transferred from the staff of the Board of Pension Commissioners Pay and Allowances—	6,125,000	00		
	Vocational.	3,750,000 2,000,000	00		
280 281	Vocational loans. Interest on War Service Gratuity balances. Operating expenses and working capital—Cost of administration, stores, printing, stationery, transportation and travelling:	150,000 10,000	00		
	financing, training and treatment of Imperial and Allied soldiers in Canada and other unforeseen items	1,500,000	00	19,310,0	00 00
	THE AIR BOARD.				
282	Salaries. Contingencies. Civil Aviation.	75,000 25,000 700,000	00		
Į	Canadian Air Force	825,000	00	1,625,0	00 0 0
	MISCELLANEOUS.				
283		51,000			
284 285	ment Publications	40.000			
286 287	Miscellaneous Printing Contribution towards publication of International Catalogue of	100,000	00		
288	Scientific Literature. Expenses under the Canada Temperance Act (Revote)	500,000		}	
289 290	Expenses under the Naturalization Acts	31,000	00		
291	ment within fifteen days of next session	40.000			
292	missioner's Office. To provide for purchase of 650 copies of the Parliamentary Guide.	1,950			
293 294	Public Archives	68,250 25,000	00		
295 296	Expenses of litigated matters conducted within the Department of Justice. Annual contribution to the Canadian Law Library, London, England.	13,000	00		
297	England	500	00		
298	To assist in suppression of the White Slave Traffic.	2.500	00 (
299 300	Amount required to pay Consular offices abroad for services. Salaries and expenses of the Paris Agency	42,500	00		
301	Amount required to pay Consular offices abroad for services. Salaries and expenses of the Paris Agency Allowance to Mr. W. J. Stewart, Chief Hydrographer for services performed under Order in Council of the 19th October, 1912. in relation to questions under consideration by the	_,00			
302	1912, in relation to questions under consideration by the International Joint Commission during the year 1921-22 Amount required to meet expenses of the Lake of the Woods	1,000	00		
303	Control Board	4,500			
	(a) For expenses of administration (b) For maintenance of the National Battlefields Park (c) For maintenance of Martello Towers	6,000 35,000 600	00		
	(c) For maintenance of Martello Towers (d) To supplement the amount row available for the purchase of lands, the acquisition of which has been authorized by Paylianear	10.000			
	orized by Parliament	10,000	~~~	·	

Canadian Press Limited	304 Canadian Press Limited	00
8,000 00 To provide for the administration of the Business Profits War Tas Act, 1918, and the Income War Tax Act, 1917, and amendments. Appointments for the purpose may be made without reference to the provisions of the Civil Service Act. Thereuclosis. Grant to assist the Canadian Branch of the St. John Ambulance Association. Grant to the Victorian Order of Nurses. Grant to the Stotorian Order of Nurses. Association. Contribution to all in carrying on the work of the Astro- contribution to all in carrying on the work of the Astro- contribution to all in carrying on the work of the Astro- contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to all in carrying on the work of the Astro- Contribution to the Sealer of Canada. Contribution to the Sealer of Canada. Contribution to the Civil	305 Canadian Press Ltd. To provide for the administration of the Business Profits War Tax Act, 1916, and the Income War Tax Act, 1917, and amendments. Appointments for the purpose may be made without reference to the provisions of the Civil Service Act. 307 Crant to assist the Canadian Association for the Prevention of Tuberculosis. 308 Grant to assist the Canadian Branch of the St. John Ambulance Association. 309 Grant to the Victorian Order of Nurses. 310 Grant in aid of the Canadian General Council of the Boy Scouts Association. 311 Contribution to aid in carrying on the work of the Astronomical Society. 312 Grant to the Royal Society of Canada. 38,000 0	00
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Purchasing Commission—Salaries and contingencies	324 Patent Record	00
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Contribution towards righting the typind epidemic is Europe (Revote)	Of the permanent Secretariat of the League of Nations 200,000	00
Contribution towards righting the typind epidemic is Europe (Revote)	332 Memorial to the late LtCol. Harold Baker, M.P., (Revote) 15,000	00
Contribution towards righting the typind epidemic is Europe (Revote)	333 To provide for the reorganization of the Departments at Ottawa 50,000	00
Subscriptions to publications of the Empire Parliamentary Association to be distributed to Members of the House of Commons	334 (Contribution towards lighting the typhus epidemic in Europe)	§
Subscriptions to publications of the Empire Parliamentary Association to be distributed to Members of the House of Commons	335 Grant to National Dairy Council	00
Commons.	336 Chief Electoral Officer—Salaries and Contingencies of office 15,640	00
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338 Cartier Memorial 12,000 00 339 Board of Commerce 1,000 00	Commons	00
339 Board of Commerce	338 Cartier Memorial	00
	339 Board of Commerce	00 15,745,231

No. of Vote.	SERVICE.	Amount.	Total.
	CUSTOMS AND INLAND REVENUE.	\$ ets	\$ cts.
340	Salaries and contingent expenses of the several ports in the Dominion, including pay for overtime of officers notwithstanding anything: the Civil Service Act,—and temporary buildings and rentus. Salaries and travelling expenses of Inspectors of Ports and of other officers on inspection and preventive service, including salaries and expenses in connection with the Board of Customs. Miscellaneous—Printing and stationery, subscriptions to com-	5,489,815 00 621,380 00	
940	mercial papers, flags, dating stamps, locks, instruments, etc., for various ports of entry, express charges on samples, stationery and forms, legal expenses, premiums on guarantee bonds, and uniforms for Customs Officers	423,000 00 238,000 00	
	Amounts to be paid to Department of Justice to be disbursed by and accounted for to it, for secret preventive service	10,000 00	6,782,195 00
	RAILWAYS AND CANALS. (Chargeable to Collection of Revenue.)		
	Railways.		
341	Canadian Government Railways— Toward any deficiency in receipts and revenues necessary to meet working expenditures for the twelve months ending 31st December, 1921, the Management of the Railway being hereby authorized to apply receipts and revenues towards payments of the said working expendi- tures.		
	CANALS.		
342	Staff and Repairs	2,270,000 00	9,270,000 0
	PUBLIC WORKS.		
	(Chargeable to Collection of Revenue.)		
	Graving Docks, Locks and Dams, etc. Working Expenses etc.		
343	Graving Docks. Harbour and River Works, etc. Collection of Public Works Revenues.	100,400 00 44,800 00 5,000 00	
	Telegraph and Telephone Lines.		
344	Prince Edward Island and Mainland. Land and cable telegraph lines, Lower St. Lawrence and Maritime Provinces, including working expenses of vessels required for cable service. Saskatchewan. Alberta. British Columbia Mainland. British Columbia—Vancouver Island District. Yukon System (Ashcroft-Dawson). Telegraph and Telephone service—Generally.	223,000 00 78,400 00 121,500 00 85,500 00 126,000 00	
	Too Beat and a sealware age . 144		1,080,600 0

SCHEDULE A—Concluded.

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No. of Vote.	SERVICE.	Amount.	Total.
	POST OFFICE—OUTSIDE SERVICE.	\$ ets.	\$ cts.
345	Salaries and Allowances	13,603,038 75 10,141,084 50 1,089,200 00 195,000 00	25,028,323 25
	TRADE AND COMMERCE.		1,000,000
346 347	Bounties on Crude Petroleum, administration of the Act Bounty on Linen Yarn spun in Canada from Canadian Flax, including expenses of supervision; under Order in Council	3,000 00	
348 349 350	of September 3, 1918. Canada Grain Act, administration of Canada Year Book. Culling timber, including an amount of \$600 for superannuated	26,000 00 1,175,000 00 20,000 00	
351 352	cullers Dominion Bureau of Statistics (including Census 1921) Gold and Silver Marking Act, administration of. Grant to Canadian Engineering Standards Association for the promotion of uniformity of standards in metallic and other	1,600 00 1,860,000 00 4,000 00	
	promotion of uniformity of standards in metallic and other products	10,000 00	
	(Salaries and expenses, including printing and stationery and the collection and distribution of information, and for Studentships, Fellowships, Special Problems and Forestry Studies)	120,000 00	
355 356 357 358	Inspection and Sale Act, administration of. Maintenance of Terminal Elevators and necessary equipment. International Customs Tariffs Bureau. Trade Commissioners and Commercial Agents, including salaries travelling expenses contingencies and other expenses.	2,500 00 10,000 00 1,400 00	
359	salaries, travelling expenses, contingencies and other expen- diture in connection therewith. Development and extension of Canadian trade, including exhi- bits and publicity, negotiations of treaties, miscellaneous advertising and printing, or other expenditure in connection		
360 361	therewith. West India Cable. Printing of Parliamentary and Departmental Publications, including cost of translation.	100,000 00 38,933 33 125,000 00	
	WEIGHTS AND MEASURES, GAS AND ELECTRICITY INSPECTION.		3,727,433 33
	Weights and Measures.		
(362{	Salaries of Inspectors and Staff of Weights and Measures	192, 460 00 125,000 00	
l	International Bureau of Weights and Measures	400 00	
(Solories of Inspectors and Staff of Gas and Electricity	118,310 00	
363	Rent, fuel, travelling expenses for Gas and Electricity, and the purchase and repairs of instruments. Export electric power. International Electrotechnical Commission.	50,000 00 500 00 400 00	
,	DEMOBILIZATION		487,070 00
36 <u>4</u> 365 366	Militia and Defence Secretary of State Public Works	6,977,380 00 50,000 00 750,000 00	p wine ***
	Total		7,777,380 00
		l	

SCHEDULE B.

Based on Supplementary Estimates, 1921-22. The amount hereby granted is \$7,812,500.00, being five-sixths of the amount of Item No. 367 as contained in the said Estimates. For the remainder see chapter 2.

Sum granted to His Majesty by this Act for the financial year ending 31st March, 1922, and the purposes for which it is granted.

No. of Vote.	SERVICE.	Amount.	Total.
367	MISCELLANEOUS. Provisional Bonus allowance for the Inside and Outside Services of the Civil Service, to be paid to such persons and classes of persons, in such amounts and at such times as the Governor in Council may determine		\$ ets.

SCHEDULE C.

Based on Further Supplementary Estimates, 1920-1921. The amount hereby granted is \$14,681,810.14.

Sums granted to His Majesty by this Act for the financial year ending 31st March, 1921, and the purposes for which they are granted.

No. of Vote.	SERVICE.	Amount.	Total.
	CHARGES OF MANAGEMENT	\$ cts.	\$ cts.
368 {	Offices of the Assistant Receivers General and Country Savings Banks—Further amount required. Printing Dominion Notes—Further amount required Printing, Advertising, Inspection, Express, etc.—Further amount required. Brokerage for purchase of Sinking Funds—Further amount required. Clerical assistance in connection with transfer and registration of war loan bonds—Further amount required.	1,000 00	214,000 00
	.CIVIL GOVERNMENT		
369	Administration of Justice Contingencies—Further amount required	10,000 00	
370	Department of the Secretary of State— Editorial Committee on Government Publications— To provide for salary of the Chairman from 1st July, 1920, to 31st March, 1921, at \$4,500 per annum To provide for salary of the Secretary from 1st July, 1920, to 31st March, 1921, at \$1,500 per annum	3,375 00 1,125 00	
371	Public Printing and Stationery Branch—Contingencies— Printing and Stationery Supplies. Travelling Expenses. Counsel Fee in Tessier Case.	1,700 00 4,800 00 150 00	
372	Department of Interior— Contingencies—Further amount required	57,500 00	
373	Department of Immigration and Colonization— Contingencies—Further amount required	10,000 00	
374	Post Office Department— To provide for the salaries for the month of March, 1921, of one General Superintendent of Postal Service at the rate of \$3,400 a year, and two Division Superintendents of Postal Service at rate of \$4,800 a year each.	1,250 00	
	Contingencies— Clerical Assistance—Further amount required Printing and Stationery—Further amount required Sundries—Further amount required	5,000 00	
375	Department of Labour— Contingencies—Further amount required	20,000 00	
376	High Commissioner's Office— Contingencies—Further amount required	7,000 00	

No. of Vote	Service	Amount	Total
	CIVIL GOVERNMENT—Concluded	3 cts.	\$ cts.
377-	Civil Service Commission— Contingencies— To provide for payment of \$1,200 each as an honorarium to Messrs. W. Kearns, J. C. O'Connor, A. St. Laurent and D. L. McKeand for services as members of the Board of Hearing and Recommendation		204,820 00
	PENITENTIARIES		
378	Penitentiaries—Further amount required		200,000 00
	LEGISLATION		
	SENATE		
379	Contingencies—Further amount required	6,259 59	
	House of Commons		
380-	To purchase for the use of Senators and Members of Parliament 350 copies of the Canadian Annual Review, edition of 1919—Further amount required. Sessional Clerks—Further amount required. Sergeant-at-Arms— Sessional Messengers—Further amount required. Temporary Charwomen—Further amount required. Temporary Servants—Further amount required. Parliamentary Restaurant—Further amount required.	350 00 7,800 00 . 9,000 00	47,909 59
	AGRICULTURE		-1,000
381 382 383 384	For purchase of Seed Grain—Governor General's Warrant December 22, 1920 For health of animals—Further amount required—Governor General's Warrant, January 18, 1921 For health of animals—Further amount required—Governor General's Warrant, February 11, 1921		1,800,000 00
	IMMIGRATION AND COLONIZATION	a	
385 386	general immigration expenses—Further amount required	150,000 00 5,000 00	155 000 00
	PENSIONS		155,000 00
387 388	Acting Commissioner, from September 7 to December 3 1920. Salaries and contingent expenses of the Board of Pension Commissioners for Canada—Further amount required—Government	380 00 1- v-	
	ernor General's Warrant, December 16, 1920	350,000 00	350,380 00
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No. of Vote	Service	Amount	Total
	MILITIA AND DEFENCE	\$ cts.	\$ cts
389	Royal Military College—Further amount required	35,000 00	
390{ 391	Civil Pensions— Life Pension to Robert Allan. Life Pension to Ronald Morrison Life Pension to Walter Pettipas Gratuity to Fred Emmet.	269 52 330 00 515 90 1,428 00	OF 140 40
	RAILWAYS AND CANALS.		37,543 42
	(Chargeable to Income).		
	Canals		
392	Carillon and Grenville—Improvements—Additional amount required. Welland—Reconstruction of Port Colborne Elevator—Additional amount required. Lachine—St. Peter River Syphon Repairs—Additional amount required.	26,500 00 15,000 00 1,000 00	
	Railways		
39 3	Grand Trunk Railway—To provide for payment of expenses in connection with the acquisition of the Grand Trunk and associated railway systems—Additional amount required. Quebec Bridge—To pay balance of accounts	200,000 00 24,555 50	
	Miscellaneous		
394	Surveys and Inspections—Canals—Additional amount required. To provide for the payment of expenses in connection with the administration of Fuel Control (Governor General's Warrant August 5, 1920) To increase the amount of Loan authorized by vote 478, Appropriation Act number 4, 1920—Additional amount required	10,000 00 50,000 00 1,520,000 00	
	PUBLIC WORKS.		1,841,055 50
	(Chargeable to Income).		
	Public Buildings		
	Nova Scotia		
395	Halifax— Post Office—Alterations to fittings	4,210 00	
	New Brunswick		
39 6	St. John—Post Office—Repairs and renewals to heating system —Further amount required	690 00	
	Ontario		
	Rents, Repairs, Furniture, Heating, Etc.		
397-	Ottawa Public Buildings—Heating, including salaries of engineers, firemen and watchmen—Further amount required. Water Telephone service—Further amount required. Dominion Public Buildings—Salaries of caretakers, engineers, firemen, etc.—Further amount required.	167,000 00 55,000 00 20,000 00 66,000 00	
	HARBOURS AND RIVERS		
	Nova Scotia		
398	Owls Head—Repairs to wharf—Further amount required Port Lorne—Breakwater repairs and renewals—Further amount required	1,110 00 1,260 00	

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No. of Vote	Service	Amount	Total
	PUBLIC WORKS	\$ cts.	\$ cts.
	(Chargeable to Income)—Concluded.		
	British Columbia	ĺ	
399	Moresby Island—Wharf renewal—Further amount required.	1,250 00	
	Telegraph and Telephone Lines	-	
400	For contribution of half cost of reconstruction of telegraph lines jointly owned by the Anglo-American Telegraph Co. and the Dominion Government.	4,750 00	
	Miscellaneous	l	
401	Architectural Branch—Salaries of Architects, Clerks of Works, Inspectors, Draughtsmen, Clerks and Messengers of Outside Service—Further amount required Engineering Branch—Salaries of Engineers, Inspectors, Super- intendents, Draughtsmen, Clerks and Messengers of Outside Service—Further amount required	7,000 00 53,000 00 35,000 00	
(Surveys and Inspections—Further amount required	33,000 00	416,270 00
	MAIL SUBSIDIES AND STEAMSHIP SUBVENTIONS		
402	Canada and Australia, or New Zealand, or both, on the Pacific Ocean, steam service between—Further amount required		19,300 00
	OCEAN AND RIVER SERVICE		
403 404	Maintenance and repairs to Dominion Steamers and Ice- breakers—Further amount required. To provide for the temporary relief of distressed seamen and to cover the expenses of shipping forms—Further amount	301,000 00	
	required	3,500 00	307,500 00
	PUBLIC WORKS.		001,500 00
	(Chargeabl. to Capital).		
	MARINE DEPARTMENT	[
405			30,000 00
	LIGHTHOUSE AND COAST SERVICE	F 1	
40 6	Signal Service—Further amount required		4,000 00
	FISHERIES	1	
407	To provide for the expenses of Counsel in the Quebec Fisheries Reference before the Judicial Committee of the Privy Council		21,645 55
	MINES AND GEOLOGICAL SURVEY	1	
408		.{	140,000 00
	LABOUR	1	
409		5,000 00	
410 411	required Conciliation and Labour Act—Further amount required	24,000 00	
***	19:	500,000 00	529,000 00

No. of Vote	Service	Amount	Total
	INDIANS	\$ cts.	\$ cts.
412	Prince Edward Island—	200 00 300 00	V Cas.
413	Manitoba, Saskatchewan, Alberta and Northwest Territories— Seed Grain and Garden Seeds—Further amount required	19,285 00	
1	British Columbia— Relief to Destitute—Further amount required Hospital, Medical Attendance, etc.—Further amount	8,500 00	
414	required	19,500 00	
415	Travelling expenses—Further amount required	6,700 00	
415	Relief, Medical Attendance, etc.—Further amount required	1,500 00	
416	Legal Expenses—Further amount required GOVERNMENT OF THE NORTHWEST	5,000 00	60,985 00
	TERRITORIES		
417	North West Territories, Explorations—(Governor General's Warrant, January 18, 1921)		30,000 00
	DOMINION LANDS AND PARKS		
1	Dominion Lands Contingencies—Further amount required	40,000 00	
1	Amount required to pay the fees of Mr. J. A. Coté as Secretary of the Board of Examiners for Dominion Land Surveyors Grant to Canadian Forestry Association—Further amount	275 00	
418	required	3,000 00	
	required	65,000 00	
	of unpatented Dominion Lands, under the guarantee of the Dominion Gevernment—Further amount required Costs of Litigation and legal expenses—Further amount required	85,000 00 5,000 00	100 000 00
	SOLDIERS' CIVIL RE-ESTABLISHMENT		198,275 00 -
419	Care of Patients and Limb Factory Operations—To provide artificial limbs, orthopaedic boots, etc.—Further amount required	1 600 000 00	
420	Unemployment Relief—To provide for assistance to pensioners and vocationally trained disabled men, who are out of employment, or who are able only to seture inadequate employment to maintain the mealings and their disables.	1,600,000 00	
421	during the months of January, February and March, 1921. P.C. 43 of 10th January and P.C. 98 of the 17th January, 1921—Governor General's Warrant, 15th January, 1921—Salaries—Administrative, Clerical, Medical, District Pension Administration, Unemployment Relief Administration—	1,100,000 00	
	Further amount required	375,000 00	0.077.000.00
	MISCELLANEOUS		3,075,000 00
	Printing Bureau—Plant repairs and renewals—Further amount required	13,000 00	
423	Grant to Navy League of Canada towards expenses connected with the exhibition of Naval Pictures in Canada	5,000 00	
424 425	To provide for the administration of the Business Profits War Tax Act. 1916, and the Income War Tax Act. 1917 Appoint	923 73	
426	provisions of the Civil Service Act—Further amount required Expenses under the Naturalization Act—Further amount	600,000 00	
427	required	12,000 00 200 00	
	1	200 00	631,123 73

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No. of Vote	Service	Amount		Total
	CUSTOMS	\$ ct	s.	\$ cts.
428	To provide for expenses of maintenance of Revenue Cruisers and for Preventive Service—Further amount required			45,000 00
	EXCISE			
429	Excise War Tax Contingencies—Further amount required		.	210,000 00
	RAILWAYS AND CANALS.			
	(Chargeable to Collection of Revenue.)		1	
430	Canadian Government Railways—Toward deficit in working expenditure for nine months ended December 31st, 1920, the management of the Railways being hereby authorized to apply the receipts and revenues toward payment of the working expenditure—Additional amount required			2,000,000 00
	PUBLIC WORKS.			
	(Chargeable to Collection of Revenue).			
	TELEGRAPH AND TELEPHONE LINES			
431-	Land and cable telegraph lines, Lower St. Lawrence and Maritime Provinces, including working expenses of vessels required for cable service—Further amount required British Columbia—Mainland—Further amount required British Columbia—Vancouver Island District—Further amount required Yukon System (Ashcroft-Dawson)—Further amount required.	40,000 12,000	00	122,000 00
	POST OFFICE—OUTSIDE SERVICE			122,000 00
	MAIL SERVICE			
432	Mail Service by Railway-Further amount required	365,000	90	
	Miscellaneous			
	Overtime—Further amount required. Miscellaneous—Further amount required. To pay certain railway mail clerks for extra services in connection with checking incoming and outgoing British mail during the winter of 1919-20 and summer of 1920. To provide for the payment to Mrs Elizabeth Hamly widow of the late J. S. Hamly, of the sum of \$3,057.50, being the amount he was entitled to by way of living allowance.	641	00	
433	Lethbridge from the 18th December, 1914, to the 11th May, 1918. To provide for the payment of a compassionate allowance to the widow of the late W. O. Simpson, formerly Postal Clerk Calgary Post Office, who was accidentally crushed to death on the 3rd October, 1919, by the elevator in the Post Office.	3,057 e ;,		
	while in the performance of his duties	2,000		630,698 62
	TRADE AND COMMERCE			
43	Canada Grain Act, Administration of — Further amoun	1 00,000	00	
43		40,000		
			~ ~	-i 100,000 00

SCHEDULE C—Concluded.

No. of Vote	Service	Amo	ount	Total
	WEIGHTS AND MEASURES	\$	cts.	\$ cts
436	Rent, Fuel, Travelling Expenses, Postage, etc.—Additional amount required	· • • • • • •	· • • • • • •	10,000 0
	UNPROVIDED ITEMS, 1919-20			
437	To cover unprovided items, 1919-20, as per Auditor General's Report, part B, page 3, 1919-20	· · · · · · · · · · · · · · · · · · ·	•••••	1,250.303 7
	Total		•••••	14,681,810 1

SCHEDULE D.

Based on Further Supplementary Estimates, 1921-22. The amount hereby granted is \$24,269,991.74.

Sums granted to His Majesty by this Act for the financial year ending 31st March, 1922, and the purposes for which they are granted.

No. of Vote	Service. Ar		Total.
	CIVIL GOVERNMENT.	\$ cts.	\$ cts.
	Department of the Secretary of State-		
(Contingencies— Administration of the Companies Act—Further amount		
	required. Editcrial Committee on Government Publications— Salaries—	7,000 00	
438	One chairman	4,500 00	
200	One secretary One clerk-stenographer One junior clerk-stenographer	1,890 00 960 00	
	One junior clerk-stenographer. One messenger clerk. Contingencies.	600 00 600 00 1,500 00	
	Department of Agriculture—		
439	To provide for increase in salary of one Animal Pathologist from \$2,100 to \$2,220	120 00	
,	Department of Railways and Canals—	1	
	To provide for payment, in lieu of leave of absence, to the following retired employees, the following amounts:—	1	
ì	L. K. Jones \$500 00 M. W. Maynard 280 00 C. W. Ross 410 66	İ	
440<	A. U. Almon		
	J. P. Wright. 266 66 W. B. A. Hill. 224 00	1	
		1,841 32	
	Contingencies— Printing and stationery—additional amount required	1,500 00	
	Department of Public Works— Contingencies—		
441	Printing—Further amount required	2,600 00	
	Post Office Department—		
442	Salaries— To provide for the salary of one general superintendent of	į	
	Postal Service at the rate of \$5,400 a year, and two division superintendents of Postal Service at rate of \$4,800		
	a year each, from the 1st April, 1921	15,000 00	
	Department of Trade and Commerce—		
1	Dominion Bureau of Statistics, Salaries— To provide for the following:—		
	One price statistician (additional salary) One statistician.	600 00 2,400 00	
443	One principal statistical clerk.	1,890 00 1,800 00	
4431	Five clerks at \$960 each	4,800 00	
	One statistical clerk at \$960	960 00 2,880 00	
	Three junior statistical clerks at \$600	1,800 00 1,800 00	
444	High Commissioner's Office— Contingencies—Further amount required	7,000 00	
	WOT T-93 353		a.mcar

No. of ote.	Service.	Amount.	Total.
	CIVIL GOVERNMENT—Concluded.	\$ cts.	\$ cts
445	Department of External Affairs— To provide for one private secretary to the Prime Minister and Secretary of State for External Affairs	4,000 00	
44 6	Department of Public Archives— Contingencies— To provide for printing parliamentary and departmental publications	5,550 00	
447	Civil Service Commission— Salaries— One investigator, Organization Branch One linotype operator One senior clerk One junior clerk-typist	2,460 00 2,000 00 2,100 00 600 00	80,691 3
	ADMINISTRATION OF JUSTICE.		
448 449 450	Travelling allowance to Judge Hewson, District of Manitoulin, while assisting in court work at Toronto	814 30 2,500 00 3,000 00	
	PENITENTIARIES.		6,314 3
451 {	Amount required for the purchase of tobacco	10,000 00 400 00	10 400 0
	LEGISLATION.		10,400 0
	SENATE.		
452	To provide payment of the full sessional indemnity for the session of 1921 to members of the Senate for days lost through absence caused by illness, official public business, or on account of death. Payment to be made as the Treasury Board may direct.	13,000 00	
453	House of Commons. Contingencies—To provide for the full sessional indemnity of members of the House of Commons—days lost through absence caused by illness, official public business, or on account of death during the present session.—Notwithstanding anything to the contrary in chapter 10 of the Revised Statutes, an Act respecting the Senate and House of Commons or any amendments thereto—Payment to be		
	made as the Treasury Board may direct	17,000 00 2,040 00	
	Sergeant at Arms.		
454	Temporary door-keepers, watchmen and messengers—Further amount required. Temporary servants or cleaning staff—Further amount required Parliamentary Restaurant—Further amount required	13,850 00 11,450 00 10,000 00	
	LIBRARY OF PARLIAMENT.		
455	To provide for the cost of printing reports	1,000 00	

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No. of Vote.	Service.	Amount.	Total.
	agriculture.	\$ ets.	\$ cts.
456	Additional amount required for experimental Farms for the establishment of a demonstration station for flax in Western Ontario	0E 000 00	
457	Additional amount required for the enforcement of the Destruct-	25,000 00	
458	ive Insect and Pest Act	10,000 00	
459	bovine tuberculosis Additional amount required for Seed and Feed Control, to cover extension of this work and provide for the admini	300,000 00	
	stration of the Fertilizer Act	20,000 00	355,000 00
	IMMIGRATION AND COLONIZATION.		
4 60	St. John Immigration buildings—Further amount required		28,000 00
	HEALTH.		
4 61	Medical Research Committee		2,000 00
	PENSIONS.		
462	To provide for pension to Mabel Forbes, widow of the late Sergt. D. Forbes, who was killed while in the performance of duty		700 88
	MILITIA AND DEFENCE.		
463 464		1	
465 466 467	in 1921Printing and Stationery—Further amount required	5,000 00 20,000 00 3,000 00 63 33	
46 8-	Civil Pensions— Robert Allen Ronald Morrison Walter Pettipas	269 52 330 00 515 90	
469	Royal Military College— Towards providing equipment for the engineering department in the new Educational Building of the Royal Military College.	25,000 00	- 64,178 75
	RAILWAYS AND CANALS.		
	(Chargeable to Capital).		
	Railways.		
	Canadian Government Railways— Dartmouth to Deans Branch Line — Balance due	2	
470	Contractors	1,405 39	
	tine—To pay claims.	., 21,000 00	ון אדר ארו ארו ארויה

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No. of Vote.	Service.	Amount.	Total.
	RAILWAYS AND CANALS—Concluded.	\$ cts.	\$ cts.
	(Chargeable to Capital)—Concluded.		
	RAILWAYS—Concluded.		
471	To provide for the purchase, at prices not exceeding the amounts herein specified, of the following Railways (the debts of each Railway to the Canadian Government Railways to be cancelled); interest on the purchase price of each to be payable at the rate of five per centum per annum from the date of taking possession to the date of transfer of title; (Such of the said Railways as are within the jurisdiction of the Parliament of Canada are hereby authorized to sell their respective assets and undertakings accordingly):—		
	York & Carleton Ry., \$18,000.00	4,500 00 70,000 00 50,000 00	
	\$39,000)	47,500 00	
4 72	Canals. St. Anne's Lock— Contribution toward cost of highway bridge across the Canal at Isle Perrot as part of a total of \$150,000	50,000 00	323,405 39
	RAILWAYS AND CANALS.		,
	(Chargeable to Income.)	1	
	Railways.		
473	Canadian Government Railways—To reimburse for expenditures incurred during fiscal year 1920-21 in settlement of claims arising out of Military Service Overseas of employees of Canadian Government Railways	80,000 00 50,000 00 180,000 00	960 000 00
	PUBLIC WORKS.		260, 000 00
	(Chargeable to Capital.)		
	HARBOURS AND RIVERS.		
475	Port Arthur and Fort William—Harbour improvements— Further amount required.		100,000 00
	PUBLIC WORKS.		
	(Chargeable to Income.)		
	PUBLIC BUILDINGS.		
	Nova Scotia.		
476	Bridgewater—Public building—Alterations to post office fittings Halifax—Dominion buildings—Improvements, repairs, etc.—Further amount required. Liverpool—Public building—Addition Yarmouth—Public building—Alterations.	1,500 U0 6,000 00 3,000 00 3,000 00	
	OFO	3,000 00 0	

No. of Vote.	Service.	Amount.	Total.
	PUBLIC WORKS—Continued.	\$ cts.	\$ cts.
	(Chargeable to Income)—Continued.		
	Public Buildings—Continued.		
	New Brunswick.		
477{	Sussex—Public buildinc—Improvements	5,000 00 1,500 00	
	Quebec.		
478{	D'Israeli—Post office—Fittings and alterations Dominion Public Buildings—Improvements, repairs, etc.— Further amount required. Gaspé—Post office—Fittings. Marieville—Public building—Repairs Montreal—General Post Office—Improvements—Further amount required. Montreal—Old Customs House—Alterations for Department of Health. Quebec—Immigration building—Alterations and additions Quebec—Post office—Party wall. Quebec—Savard Park Hospital—Improvements and repairs Three Rivers—Public building—Improvements to grounds Three Rivers—Public building—Water rates.	2,200 00 25,000 00 1,400 00 2,750 00 30,000 00 3,000 00 15,000 00 10,000 00 1,000 00 1,000 00 3,750 00	
	Ontario.		
479	Barrie—Post Office—Improvements Collingwood—Public building—Improvements. Dominion Public Buildings—Improvements, repairs, etc.— Additional amount required. Hamilton—Post office—Repairs. Kingston R.M.C.—Enlargement of Educational Block—Additional amount required. Leamington—Public building—Fittings. Leamington—Public building—Fittings. Leamington—Government's share of cost of local improvements London—Carling block—Repairs Ottawa—Addition to S.C.R. Building on Vittoria St., alterations to Daly building and moving expenses. Ottawa—Departmental Buildings—Fitting up Testing Laboratory in West Block. Ottawa—Departmental Buildings—Heating Plant equipment. Ottawa—Departmental Buildings—Repairs to Langevin Block. Ottawa—Departmental Buildings—Repairs to Langevin Block.	1,600 00 2,600 00 30,000 00 2,000 00 7,500 00 1,000 00 1,131 00 4,000 00 25,000 00 8,500 00 2,000 00 10,000 00	
	Ottawa—Parliament Library—Alterations for Stack room Ottawa—Post office—Improvements—Further amount required Ottawa—Printing Bureau—Improvements. Ottawa—Repairs to Wellington Street pavement—Additional amount required. Ottawa—Royal Mint—New boilers. Ottawa—Victoria Memorial Museum—Restoration—Revote \$2,500 Ottawa—Towards purchase of Daly Building. Port Arthur—Government's share of cost of local improvements. Sault St. Marie—Public building—Repairs and improvements— Revote \$2,500 Toronto—Postal Station "A"—To complete—Revote \$160,000. Toronto—Post office—Alterations. Toronto—Dominion buildings—Improvements, repairs, etc.— Additional amount required. Toronto—St. Andrew's College—Government's share of cost of local improvements. Manitoba.	13,000 00 3,000 00 5,400 00 22,000 00 9,000 00 100,000 00 10,084 00 2,500 00 4,500 00 350,000 00 7,500 00 4,252 00	
400	Winnipeg—Post Office—Alterations	1,300 00	1

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No. of Vote.	Service.	Amount.	Total.
	PUBLIC WORKS—Continued. (Chargeable to Income)—Continued.	\$ cts.	\$ cts.
•	Public Buildings—Concluded.		
	Saskatchewan.		
ſ	Moosejaw—Public building—Improvements	7,500 00	
481	Regina—Public building—Improvements—Further amount required Saskatoon—Public building—Heating	2,000 00 4,500 00	
	Alberta.		
482	Calgary—Post office—Alterations to fittings Edmonton—Immigration Hall No. 1—Repairs—Revote Edmonton—Public building—Alterations for post office accommodation—Further amount required. Vermilion—Improvements to public building.	3,800 00 1,000 00 7,000 00 2,400 00	
	British Columbia.		
483	Dominion Public Buildings—Improvements, repairs, etc.— Further amount required	14,000 00 3,500 00 2,175 00 6,000 00 4,000 00	
	Generally.		
484 {	Armouries—Repairs and alterations Dominion Public Buildings Generally—Alterations required by amalgamation of Customs and Inland Revenue Offices	87,000 00 30,000 00	
	Rents, Repairs, Furniture, Heating, etc.		
485	Ottawa Public Buildings— Repairs, furniture, grounds, snow, street maintenance— Additional amount required Telephone service—Further amount required. Dominion Public Buildings— Fittings and general supplies and furniture—Further amount required	125,000 00 8,000 00 60,000 00	
	HARBOURS AND RIVERS.		
	Nova Scotia.		
486	Belliveau's Cove—Breakwater renewals. Big Pond—Repairs to wharf. Black Rock—Breakwater Improvement. Blanche—Breakwater repairs. Bluff Head—Replace damaged breakwater. Canada Creek—Rebuilding part of breakwater. Canning—Freight shed and repairs to wharf. Cheticamp—Enlargement of freight shed. Cow Bay (Port Morien)—Repairs to breakwater. Diligent River—Repairs to wharf. Fourchu—Wharf extension. Hall's Harbour—Repairs to wharfs and sluice gates. Ingonish Ferry—Repairs to wharf. Ingonish Ferry—Repairs to wharf. Kraut Point—Repairs to wharf.	3,900 00 2,800 00 3,500 00 10,600 00 2,800 00 1,200 00 500 00 8,000 00 900 00 2,200 00 1,500 00 1,400 00 700 00 1,000 00	

No. of Vote.	Service.	Amount.	Total.
	PUBLIC WORKS—Continued.	\$ cts	\$ ct
-	(Chargeable to Income)—Continued.		
1	HARBOURS AND RIVERS—Continued.	l	
	Nova Scotia—Concluded.		
486	Long Cove—Repairs to breakwater. Malagash—Wharf extension. Malignant Cove—Wharf repairs. Mira River—To repair and extend jetty. New Campbellton—Wharf repairs. New Glasgow—Wharf reconstruction. Petite Riviere—Repairs to breakwater. Port Hawkesbury—Repairs to wharf—Revote \$570. Poulamond—Repairs to wharf. Ray's Creek—Reconstruction of wharf. Ray's Creek—Repairs to wharf. Sandford—Breakwater repairs. Salmon River—Repairs to breakwater. Sandy Cove—Breakwater repairs and renewals Smith's Cove (Port Hood Island)—Breakwater extension Trout Cove—Repairs to breakwater.	1,300 00 1,750 00 1,800 00 2,000 00 3,500 00 9,000 00 1,200 00 1,200 00 1,200 00 1,500 00 3,600 00 3,600 00 7,000 00 1,400 00 5,000 00	
	Prince Edward Island.		
487	Bay Fortune—Wharf repairs and enlargement. Belle River—Repairs to breakwater. Rustico—Repairs to breakwater.	1,700 00 1,850 00 3,000 00	
	New Brunswick.	1	
4 88{	Black's Harbour—Wharf extension. Chocolate Cove—Float. Gull Cove—Breakwater completion. Renforth—Reconstruction of wharf. Two Rivers—Repairs to wharf. Woodlands—Repairs to wharf.	7,000 00 1,000 00 2,000 00 3,000 00 1,700 00 1,200 00	
	Quebec.		
489	Anse St. Jean—Wharf reconstruction. Beloeil Station—Repairs to protection piers. Cacouna—Repairs to wharf. Cape Cove—Repairs to wharf. Cape St. Ignace—Repairs to wharf—Revote. Chicoutimi—Repairs to wharf and construction of shed. Father Point—Repairs to wharf. Grand River—Repairs to wharf. La Malbaie—Repairs to wharf. La Malbaie—Repairs to wharf. La Malbaie—Repairs to wharf. Lavaltrie—Reconstruction of wharf approach. Paspebiac East—To repair and reconstruct wharf. Piche Point—Repairs to wharf. Port Daniel—Repairs to wharf. Quyon—Repairs to wharf. Riviere Ouelle—Repairs to wharf. Riviere Ouelle—Repairs to wharf. St. Alphonse—Repairs to wharf. St. Jean Port Joli—Repairs to wharf. St. Jean Port Joli—Repairs to wharf. St. Jean Port Joli—Repairs to wharf. St. Laurent d'Orleans—Repairs to wharf. St. Laurent d'Orleans—Repairs to wharf. St. Michel de Bellechasse—Repairs to wharf. St. Nicholas—Repairs to wharf. St. Nicholas—Repairs to wharf.	2,600 00 1,000 00 25,000 00 5,200 00	

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No. of Vote.	Service.	Amount.	Total.
	PUBLIC WORKS—Continued.	\$ ct	s. \$ cts.
	(Chargeable to Income)—Continued.		
	HARBOURS AND RIVERS—Continued.		
	Quebec—Concluded.		
4 89	St. Roch des Aulnaies—Repairs to wharf St. Zotique—Repairs to wharf	1,400 00 2,000 00 2,000 00 1,500 00	
	Ontario.		
	Barrie—Repairs to wharf Bruce Mines—Repairs to wharf. Cobourg—Reconstruction of pier and breakwater Collingwood—Breakwater reconstruction—Additional amount required. Gargantua Harbour—Repairs to wharf.	1,800 00 1,050 00 50,000 00 35,000 00 2,000 00	
490	Grand Bend—Repairs to piers. Kincardine—Repairs to piling. Kingston Harbour—Improvements. M. J. T. J.	1,000 00 3,500 00 3,500 00 1,600 00 8,400 00	
	Millhaven—Wharf. North Bay—Reconstruction of wharf. Oakville—Repairs to pier. Owen Sound—Repairs to sheet piling. Parry Sound—Wharf improvements. Pembrok e—Repairs and wharf replacement. Petawawa—Reconstruction of wharf. Port Stanley—Repairs to harbour works. Rondeau—Harbour repairs and improvements—Further amount required—Revote \$14,500.	25,000 00 2,000 00 13,000 00 32,000 00 60,000 00 7,900 00 10,000 00	
	amount required—Revote \$14,500. St. Joseph Island—Repairs to wharf. Sturgeon Falls—Wharf extension. Whitby—Reconstruction of piers.	15,500 00 1,750 00 6,750 00 13,500 00	ł
	Manitoba.		
491	Delta—Completion of protection work. Little Pembina River—Repairs to dam and building fence. Red River—Repairs to channel protection work. Wanipegow River—Removal of obstructions.	2,500 00 1,600 00 12,000 00 5,000 00	
	Saskatchewan and Alberta.		
492	Fort McMurray—Temporary whartage accommodation Harbours and Rivers Generally—Repairs and improvements —Further amount required	2,500 00 30,000 00	
	British Columbia.	,	
	Ainsworth—Fender boom. Fraser River—Improvements. Fraser River (lower)—Operation of Snag Boat—Further amount required. Manles Ray—Require to where	1,750 00 100,000 00 5,000 00	
4 93<	New Massett—To settle claims due to collapse of wharf. Port Washington—Repairs to wharf. Quathiaski Cove—New float and repairs to wharf. Sooke—Repairs to wharf. Sicamous—Wharf extension.	2,200 00 2,600 00 2,600 00 2,700 00 2,700 00 2,800 00 3,100 00	
	Squamish—Repairs to wharf. Stewart—Enlarging warehouse and wharf improvements. Upper Pitt-Lake—Addition to wharf.	1,500 00 6,000 00 1,800 00	

No. of Vote.	Service.	Amount.	Total.
	PUBLIC WORKS—Concluded.	\$ ets.	\$ cts.
	(Chargeable to Income)—Concluded.		
	HARBOURS AND RIVERS—Concluded.		
	Yukon Territory.		
494	Stewart River—Improvements	10,000 00	
	ROADS AND BRIDGES.		
1	Burlington Channel—New Bridge—Further amount required Capilano River, B.C.—Bridge—Contribution by Dominion Government, Provincial Government, and Municipality each to contribute a like amount—Revote	70,000 00	
495	each to contribute a like amount—Revote	11,000 00	
	Grand River Bridge—Repairs and renewals	5,400 00	
1	contribute like amount—Further amount required	1,700 00	
	TELEGRAPH AND TELEPHONE LINES.		
	Quebec.		
496	Quebec County Telephone Lines—General repairs	3,000 00	
	British Columbia.		
(Extension, Lumby to Sugar Lake	6,580 00	
	Construction of telephone lines, Houston to Ootsa Lake, Fran-	2,000 00	
	Cois Lake and Burns Lake Caribou District—Telephone line from 100 Mile House to	8,200 00	
	Canim Lake	4,000 00	
	improvements Skeena District—Telephone line from Clinton to Gang Ranch—	21,500 00	
	To complete	5,000 00	
497	Lake Skeena District—Erection of Garage and Store Shed at Ash-	2,200 00	
	vancouver Island—Telephone line from Squamish to Check-	600 00	
	amus House and Mons	1,200 00 2,400 00	
	Celestia to Anglemont	1,600 00	
	Mount ()lie to Verrenbry	6,000 00 5,160 00	
	Sorrento to Blind Bay	800 00	
	Fairmont Springs to Canal Flats	4,400 00	
	Slocan City to Silverton. Sorrento to Blind Bay. Fairmont Springs to Canal Flats. Telephone Exchange at Smithers—To complete Caribou District—Telephone Exchange and Line Extensions at Vanderhoof—To complete	1,000 00	
1	vandernooi—1'o complete	2,481 00	
	Miscellaneous.		
498	Esquimalt Graving Dock—Travelling crane. Esquimalt Graving Dock—Dwelling for Chief Engineer. Ottawa Parliament Building—Tablet to the memory of the late Bowman B. Law, who lost his life in the fire which destroyed the old Parliament Building.	45,000 00 8,000 00 5,000 00	
•	desarry or the old I arrangely Dending	0,000 00	2,084,803 00
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No. of Vote.	Service.	Amount.	Total.
	MAIL SUBSIDIES AND STEAMSHIP SUBVENTIONS.	\$ cts.	\$ cts.
499 500 501	St. John and ports on the Bay of Fundy and Minas Basin, service between—Additional amount required St. Stephen, Deer Island and Campobello, etc., service between Halifax, LaHave and LaHave River ports, service between	3,000 00 2,000 00	
502	—Additional amount required	2,000 00 2,000 00	
503 504	Campment d'Ours Island and the mainland, service between Halifax and the West Coast of Cape Breton, calling at way ports, service between—Additional amount required Pictou, Souris and the Magdalen Islands, service between—	2,000 00	
505	Additional amount required.  Mulgrave, Arichat and Petit de Grat, service between—Additional amount required	4,000 00 1,000 00	
506	Charlottetown, Victoria and Holliday's Wharf, service between —Additional amount required.	1,000 00	
	OCEAN AND RIVER SERVICE.		17,000 00
507	To provide for the temporary relief of distressed seamen and to cover the expenses of shipping forms—Further amount required	2,000 00	
508	Amount required for compassionate allowance to widow of the late John T. Roach, formerly engine-room storekeeper on C.G.S. "Estevan".	1,000 00	
	PUBLIC WORKS.		3,000 00
	(Chargeable to Capital).		
	Marine Department.		
509	River St. Lawrence Ship Channel—maintenance and operating dredging fleet—Further amount required		85,000 00
	LIGHTHOUSE AND COAST SERVICE.		
510 511	Agencies, rents and contingencies—Further amount required. Compassionate allowance to John Davidson, formerly light-keeper at Cape Mudge, B.C.	1,500 00 500 00	
	MINES AND GEOLOGICAL SURVEY.		2,000 00
512	Amount required by the Lignite Utilization Board of Canada for working capital and other expneses in connection with the carbonizing and briquetting of lignite coal		140,000 00
	LABOUR.		
513 514 515	Unemployment relief	100,000 00 10,000 00 10,000 00	100 000 00
	New Brunswick—  INDIANS.		120,000 00
516	Relief—Further amount required	5,000 00	
517	Ontario and Quebec— Relief, medical attendance and medicines—Further amount required.  Repairs to roads and bridges—Further amount required	9,000 00 5,000 00	
518	Manitoba, Saskatchewan, Alberta and N.W.T.— General expenses—Further amount required	12,600 00	
519	Legal expenses—Further amount required	4,500 00	
520	British Columbia— Relief to destitute	9,000 00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ŧ .		<b>45,100 0</b> 0

No. of Vote.	Service.	Amount.	Total.
	SOLDIERS' CIVIL RE-ESTABLISHMENT— OUTSIDE SERVICE.	\$ cts.	\$ cts.
521	Unemployment Relief—To provide further assistance to pensioners and vocationally trained disabled men, who are married or single men with dependents, and who received assistance as such prior to the 31st of March, 1921, under the provisions of Order in Council P.C. 43 of the 10th of January, and Order in Council P.C. 98 of the 15th of January, 1921; and to provide for salaries and other expenses of administer-		
522	and Order in Council P.C. 98 of the 15th of January, 1921; and to provide for salaries and other expenses of administering the provisions of said Orders in Council and supplementary Orders-in-Council, P.C. 1007, dated the 24th of March, 1921, and P.C. 1615, dated the 13th of May, 1921  To provide for expenditures arising out of the Recommendations of the Third and Final Report of the Special Committee on Pensions, Insurance and Re-establishment, and to hereby authorize the putting into effect of the recommendations contained in Part 3, Section 11 thereof, subject to such regulations and limitations as the Governor General in Council may prescribe	600,000 00 623,000 00	
			1,223,000 00
523	MISCELLANEOUS.  Litigated matters—Further amount required to cover expenses of the Labrador Boundary reference	20,000,00	
524	Expenses under Pecuniary Claims Convention with U.S.A	30,000 00 5,000 00	
525 526	Printing Bureau—Plant, new	45,000 00	
	Further amount required	24,670 00	
527 528	Trant to Canadian National Council of Child Weilare.  To provide for the expenses incurred or which may be incurred by the Committee appointed for the purpose of inquiring into and reporting upon an Amendment to the Armorial Bearings of Canada, including payment of not more than \$250 to Mr. J. F. Champagne.	5,000 00   1,500 00	
529	To provide for increases in salaries due to the application of the re-classification of the Civil Service, both inside and outside services, for years 1919-20, 1920-21 and 1921-22, and to provide for the permanent status of employees under Order in Council P.C. 2958 dated 16th December, 1920, and the salaries and increases resulting therefrom and to provide for increases in salaries of employees on return to Civil duty from Military Service, notwithstanding anything to the contrary in the Civil Service Act, the whole to be determined by the Civil Service Commission and approved by the Governor-		
530	in Council. (Revote)	1,500,000 00	
531	of Parry Sound	1,500 00 5,000 00	
532 533	Grant to the Interparliamentary Union for Peace	200 00	
534	CommonsTo provide for the reorganization of the departments at Ottawa—	1,000 00	
535	Further amount required	50,000 00	
536	the Woods Control Board	10,500 00 20,000 00	
537	To provide for a portrait of the late Sir Elzear Tachereau to be place in the Supreme Court	1,000 00	
538	To provide for the administration of the Business Profits War Tax Act, 1916, and the Income War Tax Act, 1917, and amendments. Appointments for the purpose and an additional salary of \$4,000 for the Commissioner of Taxation may be made without reference to and notwithstanding the provisions of the Civil Service Act—Further amount required.	,	
		aa	TTT:IT TTT T

No. of Vote.	Service.	Amount	•	Total.
	MISCELLANEOUS—Concluded.	\$ 0	ts.	\$ cts
538 <del>3</del>	Loan to Provincial Governments to encourage the erection of dwelling houses, on the terms and conditions set forth in the Order in Council of the 3rd of December, 1918, and amendments thereto from time to time made—provided that the amount of loan to any Province shall not, when added to the loans for the same purpose already made such Province, exceed the proportion of a total of \$31,250,000 which the population of such Province bears to the population of the Dominion as determined by the last federal census—substituted for Vote No. 316 of Main Estimates 1921-1922 (Revote \$10,456,800)	12,000,000	00	13,900,370 0
	PUBLIC WORKS.			
	(Chargeable to Collection of Revenue)			
	Telegraph and Telephone Lines.			
539{	Prince Edward Island Mainland	7,000 13,000	00 00	
	GRAVING DOCKS			
540	Lorne Graving Dock—Further amount required	5,300	00	05 000 0
	POST OFFICE—OUTSIDE SERVICE.			25,300 0
541	Salaries—To provide for the salaries of sixty-seven employees attached to the Branch Dead Letter Offices from the 1st April, 1921, who have heretofore been paid from the Vote for Civil Government.  To pay Mr. J. McFarland, railway mail clerk, St. John District, for extra services at the Port of St. John in connection with checking incoming and outgoing British mails during winter season of 1920-21.  Mail Service by Railway—Further amount required.	20	50	
(	TRADE AND COMMERCE.	1,000,000		4,466,588 5
542	Contribution to the upkeep of the Imperial Institute, London, on condition that the balance of £40,000 is contributed by the United Kingdom, India, the other Overseas Dominions.			
543	and Crown Colonies and Protectorates	20,000	00	
544	Canadian National Research Institute  For the extension of Trade Agencies in foreign countries in connection with the certification of export invoices in accordance with the Customs Act of 1921, Sec. 31, the revenue therefrom to be utilized in the payment of salaries	150,000		
545	and other expenses in the maintenance of such offices To provide for salaries and expenses of the Grain Inquiry			
546	Commission.  Trade Commissioners and Commercial agents, etc.—Additional amount required to pay arrears of salary to W. B. Nicholson	30,000 1,150		
	DEMOBILIZATION.			301,150 0
547 548 549 550 551	Department of the Naval Service Department of Trade and Commerce. Department of Justice. Immigration and Colonization Department of Public Archives—To provide for the cleaning, repairing and work necessary in connection with war trophies sent to the various places in the Dominion. Department of Public Works—Completion of construction,	120,000 5,000 6,000 25,000	00	
552	trophies sent to the various places in the Dominion	2,500	00	
002	rents, etc.—Further amount required	89,000	00	l

### SCHEDULE D-Concluded.

No. of Vote.	Service.	Amount.	Total.
	CIVIL GOVERNMENT.	\$ cts	. \$ cts.
553	Auditor General's Office— Contingencies— Clerical and other assistance— Further amount required	10,000 00	
554	Department of Agriculture— Salaries— One Commissioner, International Institute of Agriculture One Senior Clerk-Book-keeper One Assistant to Chief, Feed Division One Chief Dairy Produce Grader. One Editor Agricultural Gazette and Assistant Director of Publicity.	1,380 00 1,920 00 2,520 00	88 888 88
	PUBLIC WORKS.		22,000 00
	(Chargeable to Capital).		
	Harbours and Rivers—Quebec.		
555	Quebec Harbour—Champlain Dock—Balance due J. T. and M. P. Davis		278,349 60
i	PUBLIC WORKS		
	(Chargeable to Income).		
	Harbours and Rivers—British Columbia.		
556	Cowichan Bay—Wharf—Revote		9,800 00
	Total		24,269,991 74

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"C.S." means Consolidating Statute.

Subject Matter.	R. S. Chap.	Amendments in years 1907–1921.
AdmiraltyAdmiraltyAdulteration	141 133	1920, c. 33. 1907, c. 4; 1913, c. 4; 1914, c. 19; 1915, c. 9; 1919, cc. (20) (24); 1919 (2 Scss.) c. 4. (See Food and Drugs; also Honey; also Maple Products.)
Agricultural Aid		1912, c. 3; 1913, c. 5 C.S.
Agricultural Instruction		1913, c. 5.
Air Board	75	1919, c. 11. 1909 c. 3; 1913, c. 6; 1918, c. 8; 1920, c. 3; 1921, c. 15
Annuities (See Government Annuities).		1000 C. 0, 1010, C. 0, 1010, C. 0, 1020, C. 0, 1021, C. 10
Appropriation Acts	••	1907, ec. 1, 2, 3; 1908, ec. 1, 2, 3, 4; 1909, ec. 1, 2; 1910, ec. 1, 2, 3; 1911, ec. 1, 2, 3; 1912, ec. 1, 2; 1913, ec. 1, 2, 3, 1914, ec. 1, 59; 1914 (2 Sess.) c. 1; 1915, ec. 23, 24; 1916, ec. 1, 29; 1917, ec. 1, 5, 40, 41; 1918, ec. 1, 52; 1919, ec. 1, 34, 35, 76; 1919 (2 Sess.) c. 31; 1920, ec. 1, 2, 22, 73; 1921, ec. 2, 54.
Archives, Public		1912, c. 4; 1913, c. 8.
Armistice Day		1921, c. 16.
В		
BankBankruptcy	29	1908, c. 7; 1911, c. 4; 1912, c. 5; 1913, c. 9 C.S.; 1914 (2 Sess.) c. (3); 1915, c. 1; 1916, c. 10. 1919, c. 36; 1920, c. 34; 1921, c. 17.
Battlefields (See National Battlefields).		
Bills of Exchange	119	1908, c. 8; 1918, c. 9.
Binder Twine Bounty (1903, c. 5)		1907, c. 5. 1912, c. 6.
Board of Commerce		1919, c. 37; 1919 (2 Sess.) c. 1.
Board of Grain Supervisors	124	1919 (2 Sess.), c. 5. 1908, c. 9; 1917, c. 12; 1920, c. 35.
Branch Lines (See Government Railways Branch Lines).	3	
British Nationality, Naturalization, and Aliens (See Naturalization).	1 1	1000 - 4
Bulgarian Peace Treaty Business Profits, Tax on		1920, c. 4. 1916, c. 11; 1917, c. 6; 1918, c. 10; 1919, c. 39; 1920,
•	1 1	c. 36.
By-Elections, Dominion		1919, c. 48; 1919 (2 Sess.), c. 2.
С		
Cables (See Ocean Cables).		
Canada Evidence	. 145	1912, c. 4; 1917, c. 14; 1919, c. 12; 1921, c. 18. 1912, c. 27 C.S.; 1913, c. 21; 1914, c. 33; 1915, c. 10; 1916, c. 6; 1919, c. 40; 1919 (2 Sess.), c. 6; 1020,
Canada Medical		c. 37. 1911, c. 16. 1967, cc. 46, 47; 1908, cc. 64, 65; 1909, c. 34; 1910, c. 61; 1911, c. 27; 1912, c. 51; 1913, c. 49; 1914, cc. 13, 48, 49; 1916, cc. 12, 13; 1919, cc. (24), 41, 42; 1919 (2 Sess.), c. 7; 1920, cc. 5, 6, 23, 38
Canada Temperance	152	1921, c. 19. 1908, c. 71; 1910, c. 58; 1914, c. 53; 1916, c. 14; 1917, c. 30; 1919 (2 Sess.), c. 8; 1921, c. 20.
	1 1	
Canadian Nationals	.' '	1921, c. 4.

Subject Matter.	R. S. Chap.	Amendments in years 1907-1921.
·		
Canadian National Railways		1919, c. 13; 1920, c. 39.
antee)		1910, c. 6; 1912, cc. 7, 8.
Canadian Northern Alberta Ry. Co. (Subsidy)		1913, c. 10.
Canadian Northern Ontario Ry. Co. (guarantee)		1911, c. 6.
Canadian Northern Ontario Ry. Co. (Sub-		
sidy)	i .	1913, c. 10.
sidy) Canadian Northern Railway Co. (guarantee		1912, c. 9.
of bonds)		1908, c. 11; 1909, c. 5.
antee)		1914, c. 20.
Canadian Northern Railway System (loan) Canadian Northern Railway System (ac-	••••	1915, c. 4; 1916, c. 29.
quisition of capital stock) Canadian Pacific Railway Co. (See Toronto	••••	1917, c. 24; 1918, c. 11.
Viaduct). Canadian Pacific Railway Co. (Financial		
arrangement with Government of United Kingdom)		1917, c. 8.
Canadian Patriotic Fund		1914 (2 Sess.), c. 8; 1915, c. 2; 1918, c. 35; 1919, c. 44.
Soldiers). Canadian Wheat Board		1919 (2 Sess.), c. 9; 1920, c. 40; 1921, c. 5.
Canned Goods (See Meat and Canned foods)		(2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Census and Statistics (See Statistics). Chinese immigration Civil Service	95 16	1908, c. 14; 1917, c. 7; 1921, c. 21. 1908, cc. 15, (6); 1909, cc. 6, 7, (27), (30); 1910, c. 8; 1912, cc. 10, 11, 12, 13, 14, 15, 16; 1913, cc. 12, 38;
Civil Service Insurance	18	1914, c. 21; 1917, c. 9; 1918, c. 12 C.S.; 1919 (2 Sess.), cc. 10, 11; 1920, c. 41; 1921, c. 22. 1914, c. 6; 1920, c. 7.
Civil Service Superannuation and Retirement	17	1920, c. 8.
Coal Operations, Director of		1920, c. 42.
Cold Storage (1897, c. 7)		1907, c. 6; 1909, c. 8; 1914, c. 22. 1912, c. 17.
Colonization (See Immigrati n). Combines and Fair Prices		1919, c. 45.
Combines Investigation		1910, c. 9.
Commerce (See Board of Commerce). Commercial Feeding Stuffs		1909, c. 15; 1920, c. 47.
Commercial Treaties (1895, c. 3)	••••	1907, c. 49; 1908, c. (28); 1910, cc. 21, 22; 1913, c. (56).
Commissions (See Secret Commissions). Commons (See House of Commons and		,
Senate and House of Commons).  Companies	79	1908, c. 16; 1914, c. 23; 1917, c. 25; 1918, cc. 13, 14.
injured on duty		1918, c. 15; 1919, c. 14.
Conservation Commission	24	1909, c. 27; 1910, c. 42; 1913, c. 12; 1921, c. 23. 1908, c. 6; 1909, c. 23; 1919, c. (18).
Copyright	70	1908, c. 17; 1915, c. 12; 1919, c. 64; 1921, c. 24.
Corrupt Practices Inquiries	8 146	1921, c. 7. 1907, cc. 7, 8, 9, 45; 1908, cc. 10, 18; 1909, c. 9 (33); 1910, cc. 10, 11, 12, 13; 1912, cc. 18, 19, (56); 1913, c. 13; 1914, c. 24; 1915, c. 12; 1917, cc. 13, 14, 26; 1918, c. 16; 1919, cc. 15, 46, (75); 1919, (2 Sess.), c. 12; 1920, cc. 24, 43; 1921, c. 25.
	i	1 20, 200, 200, 200, 200, 200, 200, 200,

Subject Matter.	R. S. Chap.	Amendments in years 1907-1921.
Currency	25	1910, c. 14 C.S.; 1914, (2 Sess.), c. (3); 1919, c. 16
Customs	48	1920, c. 9; 1921, c. 6. 1907, c. 10; 1903, c. 19; 1911, c. 7; 1914, c. 25; 1917
Customs and Excise		c. 15; 1920, c. 10; 1921, c. (26). 1921, c. 26.
Customs and Fisheries Protection Customs Tariff	47 49	1910, c. 15, 1913, c. 14. 1907, c. 11 C.S.; 1908, c. (28); 1909, c. 10 1910, cc. 9, 16, (21); 1911, c. 7; 1913, cc. 15, (27) (56); 1914, c. 26; 1914 (2 Sess.), c. 5; 1915, c. 3 1916, c. 7; 1918, c. 17; 1919, c. 47; 1920, c. 44; 1921 c. 27.
D		
Dairy Industry Act, 1914		1914, c. 7.
Dairy Produce	••••	1921, c. 28.
Daylight Saving Demobilization Appropriation		1918, cc. 2, 18. 1919, c. 33; 1920, c. 45.
Destructive Insect and Pest (See Insect and		, .,,,
Pest). Disfranchising	9	1908, c. 10; 1921, c. (7).
Dominion Controverted Elections	7	1912, c. 56; 1915, c. 13; 1921, c. (7).
Dominion Elections	6	1908, c. 26; 1912, c. 24; 1915, cc. 11, 14; 1917 cc. 34; 39, (35); 1918, cc. (20), 41, 47, 49; 1919 c. 48; 1919 (2 Sess.), c. 2; 1920, c. 46 C.S.; 1921 cc. 1, (7), 29.
Dominion Forest Reserves and Parks	56	1911, c. 10 C.S.; 1913, c. 18; 1914, c. 32; 1916, c. 15
Dominion Lands	55	1918, c. 4; 1919, cc. 17, 49; 1920, c. (55). 1907, cc. (12, 13), 26; 1908, cc. 20 C.S., 21 (22)
Dominion Lands Surveys  Dominion Notes  Dominion Police	27 92	1909, c. 11; 1914, cc. 27, 28; 1916, c. (26); 1918 c. 19; 1919, cc. (5), (19), 50, (71); 1919 (2 Sess. c. 13; 1920, cc. 11 (55); 1921, c. 30. 1907, cc. 12, 13; 1908, c. 21 C.S.; 1919, c. 18. 1908, c. 23; 1914 (2 Sess.) c. 4 C.S.; 1915, c. 4. 1913, c. 16. 1919, c. 19, 1920, c. (55).
Drugs (See Opium and Drug). Dry Docks Subsidies	116	1908, c. 24 C.S.; 1910, c. 17 C.S.; 1912, c. 20; 1915 c. (57), 1914, c. 29; 1917, c. 27; 1919, c. 51.
E		
Edmonton, Yukon and Pacific Railway		1908, c. 25; 1910, c. 6 C.S.
Electrical Measure, Units of Elections (See By-Elections, Dominion Elec- tions, Corrupt Practices Inquiries and War-time Elections).	1	1919, c. 2.
Electric Inspection		1907, c. 14.
Electric Light Inspection Electricity and Fluid Exportation	88	1907, c. 14. C.S. 1907, c. 16.
Employment Offices, Organization & Co-		
ordination of		1918, c. 21; 1920, c. 25.
Evidence (See Canada Evidence).		1910, c. 18.
Exchequer Court	140	1907, c. 15; 1908, c. 27; 1909, c. 12; 1910, c. 1912, c. 21; 1913, c. 17; 1916, c. 16; 1917, c. 23; 1919 (2 Sess.) c. 14; 1920, c. 26; 1921, c. 3.
		1914, c. 31. 1914, c. 30.
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Explosives	50 143	1919, c. (13).

Subject Matter.	R. S. Chap.	Amendments in years 190~-1921.
F		
Feeding Stuffs (See Commercial Feeding Stuffs).		
Fenian Raid Volunteer Bounty		1912, c. 53; 1914, c. 56.
Fertilizers, Agricultural Finance Act, 1914	132	1909, c. 16 C.S.; 1919, c. 20. 1914 (2 Sess.), c. 3; 1919, c. 21.
Fisheries.	45	1910, c. 20; 1911, c. 9; 1912, c. 23; 1914, c. 8 C.S.; 1917, c. 16; 1918, c. 22; 1919, c. 52.
Fisheries Protection (See Customs and Fisheries Protection).		
Fish Inspection		1914, c. 45; 1920, c. 48. 1920, c. 27.
Forest Reserves and Parks (See Dominion Forest).		
France, Trade Agreement with		1921, c. 8. 1908, c. 28; 1910, cc. 21, 22; 1919 (2 Sess.) c. 15, 1921, c. (8).
G		1021, 0. (0).
Game (See North West Game). Gas Inspection	87	1910, c. 23, 1921, c. 31 C.S.
Geology and Mines		1907, c. 29 C.S.
Geological Survey	65 90	1907, c. 29 C.S. 1907, c. 17; 1908, cc. 29, 30 C.S.; 1013, c. 19 C.S.;
Government Annuities		1915, c. 15; 1918, c. 23. 1908, c. 5; 1909, c. 4; 1910, cc. 4, 5; 1913, c. 7;
Government Harbours and Piers	112	1920, c. 12. 1909, c. 17.
Government House Property at Toronto		1912, c. 25.
Government Railways	36	1907, c. (18); 1908, cc. 31, (54); 1909, c. 18; 1910, cc. 24, (25); 1915, c. 16; 1919, c. (13).
Government Railways Branch Lines Government Railways Small Claims		1910, c. 25; 1915, c. 16. 1910, c. 26; 1913, c. 20; 1914, c. 9; 1916, c. 17.
Government Works Tolls	40	1912, c. 26.
Grand Trunk Pacific Railway (1903, c. 71)		1912, c. 95; 1913, c. 22; 1914, c. 2.
Grand Trunk Pacific Ry. (bond purchase) Grand Trunk Pacific Ry. (guaranteed bonds,	,	1913, c. 24.
1905, c. 98) Grand Trunk Pacific Ry. (guarantee)		1908, c. 32. 1914, c. 34.
Grand Trunk Pacific Ry. (Loan)		1909, c. 19; 1913, c. 23; 1915, c. 4; 1916, c. 29.
ernment)		1919, c. 22; 1919, (2 Sess.) c. 16.
Grand Trunk Railway, acquired by Government		1919, (2 Sess.) c. 17; 1920, c. 13.
Grand Trunk Railway (Sale Major's Hill Park)		1908, c. 44.
Grand Trunk Railway (See Toronto Viaduct and Intercolonial Railway extension to Montreal).	t	·
Grand Trunk Arbitration		1921, c. 9.
н		
Halifax Relief Commission	1	1918, c. 24.
Halifax Signal Dues (1859, c. 61)		1908, c. 66. 1919, c. 23.
Harbour (See Government Harbours and Piers).		
Health, Department of		1919, c. 24.
House of Commons (See also Senate and House of Commons).	1	1919 (2 Sess.), c. 18.
Highways		1919, c. 54. 1920, c. 28.
Hutchinson, Lois B. (bounty warrant)		1913, c. 30.

Subject Matter.	R. S., Chap.	Amendments in years 1907–1921.
I		
Immigration	93	1907, c. 19; 1908, c. 33; 1910, c. 27 C.S.; 1911, c. 12; 1914, c. 2; 1918, c. (3); 1919, cc. 25, 26; 1919 (2
Immigration and Colonization, Department	1	Sess.) c. 19; 1921, c. 32.
Income War Tax		1918, cc. 3, (41). 1917, c. 28; 1918, c. 25; 1919, c. 55; 1920, c. 49; 1921, c. 33.
Indian Act	81	1910, c. 28; 1911, cc. 14 (24); 1914, c. 35; 1916, c. (24); 1918, c. 26; 1919, c. 56; 1920, c. 50.
Indian Lands, Settlement of Differences Industrial Disputes Investigation	1 1	1920, c. 51. 1307, c. 20; 1910, c. 29; 1918, c. 27; 1920, c. 29.
Inland Revenue	51	1908, c. 34; 1910, c. 30; 1911, c. 13; 1914 (2 Sess.), c. 6; 1915, c. 17, 1918, c. 28; 1920, c. 52; 1921, cc.
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#### ACTS

OF THE

#### PARLIAMENT

O" THE

# DOMINION OF CANADA

PASSED IN THE SLOSION HELD IN THE

ELEVENTH AND TWELFTH YEARS OF THE REIGN OF HIS MAJESTY

#### KING GEORGE V

BEING THE

#### FIFTH SESSION OF THE THIRTEENTH PARLIAMENT

Begun and holden at Ottawa, on the Fourteenth day of February, 1921, and closed by Prorogation on the Fourth day of June, 1921.



# HIS EXCELLENCY THE MOST NOBLE VICTOR CHRISTIAN WILLIAM, DUKE OF DEVONSHIRE GOVERNOR GENERAL

VOL. II LOCAL AND PRIVATE ACTS

OTTAWA
PRINTED BY THOMAS MULVLY
LAW PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
ANNO DOMINI 1921

vol. II-1

#### CHAP. 55.

An Act respecting The Calgary and Fernie Railway Company.

[Assented to 4th June, 1921.]

WHEREAS The Calgary and Fernie Railway Company 1906, c. 71; has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of 1912, cc. 48, the said petition: Therefore His Majesty, by and with the 1913, c. 46, advice and consent of the Senate and House of Commons 1914, c. 75; of Canada, enacts as follows:—

1917, c. 47;

1. The Calgary and Fernie Railway Company, herein-Extension after called "the Company", may, within two years after construction. the passing of this Act, commence the construction of its railway from Calgary, in the province of Alberta, through the Kananaskis Pass to the head waters of the Elk River, in the province of British Columbia, thence following the valley of the Elk River to the city of Fernie, in the Province of British Columbia, as authorized by section seven of chapter seventy-one of the statutes of 1906, and expend. including expenditure heretofore made, fifteen per cent of the amount of its capital stock thereon in survey, purchase of right of way and actual construction work, and may complete the said railway and put it in operation within five years after the passing of this Act; and if, within the said periods respectively, the said railway is not so commenced and such expenditure is not so made or if the said railway is not completed and put in operation, the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said railway as then remains uncompleted: Provided, however, Twenty-five that the Company shall, within two years after the passing completed of this Act, proceed with the construction and complete within two and put in operation at least twenty-five miles of the said meach railway, and shall continue to construct and complete and year thereafter. put in operation, to the satisfaction of the Minister of Railways and Canals, not less than twenty-five miles of the

Calgary and Fernie Ry. Co. 11-12 GEO. V.

2 Chap. **55.** 

said railway, or the equivalent thereof, during each year thereafter until the whole of said railway is completed. If the Company fails to perform and carry out the requirements of this proviso, the powers of construction granted to it by this Act shall cease and be null and void.

Repeal. 2. Chapter seventy-seven of the statutes of 1919 is repealed.

OTTAWA: Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty.

#### CHAP. 56.

An Act respecting the Canadian Pacific Railway Company.

[Assented to 3rd May, 1921.]

WHEREAS the Canadian Pacific Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The Canadian Pacific Railway Company, hereinafter Issue of called "the Company", being first authorized so to do by securities the votes of at least two-thirds of the shareholders present or in lieu of or represented at an annual meeting, or at a special meeting consolidated debenture of shareholders duly called for the purpose, may, from stock. time to time, issue bonds, debentures or other securities collateral to any consolidated debenture stock which it is or may hereafter be authorized to issue, and to the same amount. Such bonds, debentures or other securities may How be secured by pledge of such consolidated debenture stock. secured.

- 2. Such bonds, debentures or other securities shall Payment. be payable in such currency, at such times and places and with such interest as the directors may think proper. Interest.
- 3. Upon redemption of such bonds, debentures or other Subsequent securities, the consolidated debenture stock collateral dealings with to which they were issued may be sold, or otherwise dealt debenture with, as fully as if such bonds, debentures or other stock. securities had not been issued.

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#### CHAP. 57.

An Act to incorporate The Canadian Transit Company.

[Assented to 3rd May, 1921.]

WHEREAS a petition has been presented praying that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

#### Incorporation

1. William John Pulling of the city of Windsor in the county of Essex, lumberman, Wallace Ronald Campbell of the said city of Windsor, manufacturer, Edward Lake Winter of the said city of Windsor, gentleman, Charles Stanley King of the town of Walkerville in the county of Essex, gentleman, and Charles Evan Fowler of the city of New York in the state of New York, one of the United States of America, consulting engineer, together with such persons as become shareholders in the Company, are hereby incorporated under the name of "The Canadian Transit Company," hereinafter called "the Company."

Corporate name.

Declaratory. 2. The works and undertaking of the Company are declared to be for the general advantage of Canada.

Provisional directors.

3. The said William John Pulling, Wallace Ronald Campbell, Edward Lake Winter, Charles Stanley King, and Charles Evan Fowler, named in section one of this Act, are constituted provisional directors of the Company.

Capital stock. 4. The capital stock of the Company shall be five million dollars.

Head office.

5. The head office of the Company shall be at the city of Windsor in the province of Ontario.

Annual meeting. 6. The annual meeting of the shareholders shall be held on the first Tuesday in February of each year.

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7. The number of directors shall be not less than five Directors. nor more than eleven, one or more of whom may be paid directors; and it shall not be necessary that a majority of the directors be resident in Canada or subjects of His Majesty.

8. Subject to the provisions of The Railway Act, 1919, 1919, c 68, and of the Navigable Waters' Protection Act, the Company R S, c. 115

(a) construct, maintain and operate a railway and Power to general traffic bridge across the Detroit river from bridge across some convenient point, at or near Windsor in the Detroit province of Ontario, to the opposite side of the river river. in the state of Michigan, and may lay, maintain and use tracks on the said bridge for the passage of steam. electric or other locomotive engines, railway trains, and rolling stock, with all necessary approaches, terminal facilities, machinery and appurtenances required for the said bridge;

(b) construct, maintain and operate lines of railway not Track exceeding twenty miles in length to connect the said connections. bridge with any railway or railways now or hereafter

constructed on either side of the said river:

(c) lay, maintain and operate along, upon or under the Pipes, said bridge, gas, water, and other pipes, and wires, electric, telegraph and cables and other appliances for the transmission of telephone electricity or other motive power, telegraph and wires. telephone wires, cables and other appliances, and may enter into contracts for the construction, maintenance or operation thereof:

(d) and the Company shall construct as part of the way for said bridge a way for general traffic purposes for the pedestrians, passage of pedestrians, carriages, cars and vehicles vehicles. propelled or drawn by any motive power, and may make by-laws, rules and regulations for the manage-

ment, control and use of the said way;

(e) and the Company may purchase, lease or otherwise Lands for acquire and hold lands for the bridge, tracks, terminal bridges, vards and yards, accommodation works and facilities, and con-works. struct and erect and maintain buildings and other structures required for the convenient working of traffic to, from and over the said bridge, and for said lines of railway as the Company thinks necessary for any of the said purposes;

(f) expropriate and take an easement in, over, under or Expropriation. through any lands without the necessity of acquiring

a title in fee simple thereto;

(g) in reduction of the damage or injury to any lands Abandontaken or affected by such authorized works, abandon ment of land to reduce or grant to the owner or party interested therein, any damage, and portion of such lands, or any easement or interest and award of

therein. damages.

therein, or make any structures, works or alterations in or upon its works for such purposes. And if the Company by its notice of expropriation or some subsequent notice, prior to the first meeting of the arbitrators, specify its decision to take only such easement or undertake to abandon or grant such lands or easement or interest in lands, or to make such structures or works or alterations, the damages (including damages, if any, resulting from the change in the notice of expropriation) shall be assessed by the arbitrator or arbitrators appointed pursuant to the provisions of The Railway Act, 1919, in view of such specified decision or undertaking, and the arbitrator or arbitrators shall declare the basis of their award accordingly, and such award, as well as such specified decision or undertaking of the Company, may be enforced by the Board of Railway Commissioners for Canada:

Right of entry and compensation for damages. (h) enter into and upon any lands, buildings or structures proximate to the said bridge, for the purpose of ascertaining the state of repair thereof, and for devising the best means of avoiding any possible damage which the execution of the authorized works might occasion thereto, and make upon or in connection therewith any works, repairs or renewals, for the purpose of preventing or mitigating any such damage, and the Company shall make compensation in the manner specified in The Railway Act, 1919, to all persons interested for the damage sustained by them (if any) by reason of the exercise of the powers in this clause contained: and section two hundred and thirty-nine of The Railway Act, 1919, shall apply to the exercise of the powers in this clause granted so far as is necessary to enable the Company to carry them into effect:

Tolls.

(i) charge tolls for the passage of locomotives, engines, railway trains and rolling stock, and for pedestrians, carriages, cars, vehicles and general traffic over the said bridge, approaches, railways and terminal property or for the use thereof or any part thereof; and

Powers of a railway company.

(j) for the purposes of its undertaking, exercise under and subject to the provisions of The Railway Act, 1919, all or any of the powers, rights and privileges of a railway company.

Approval of United States. 9. The Company shall not commence the actual construction of the said bridge until an Act of the Congress of the United States or other competent authority has been passed authorizing or approving the bridging of the said river, but the Company may, in the meantime, acquire the lands, submit its plans to the Governor in Council, and do all other things authorized by this Act.

10. The Company shall not construct or operate, any Consent of of the works mentioned in section eight of this Act along municipalities. any highway, street or other public place, without first obtaining the consent, expressed by by-law, of the municipality having jurisdiction over such highway, street or other public place, and upon terms to be agreed upon with such municipality, and failing such consent then upon such terms as are fixed by the Board of Railway Commissioners for Canada.

11. The said bridge shall be constructed and located Places and under, and be subject to, such regulations as the Governor bridge in Council prescribes, and to such end the Company shall subject to submit to the Governor in Council, for examination and approval. approval, a design and drawing of the bridge, and a map of the location, giving soundings accurately, showing the bed of the stream and the location of other bridges, and shall furnish such other information as is required for a full and satisfactory understanding of the subject, and until the said plans and location are approved by the Governor in Council the bridge shall not be built or commenced; and if any change is made in the plans of the said bridge during its construction, such change shall be subject to the approval of the Governor in Council, and shall not be made or commenced until it is approved.

12. The directors may borrow money on behalf of the Power to Company, and may in the manner prescribed by The borrow money and Railway Act, 1919, issue, sell or pledge and secure bonds, issue bonds. debentures and other securities to an amount not exceeding fifteen million dollars.

13. The directors may fix and regulate the tolls and Tolls to be rates to be charged, and such tolls and rates shall, before approved by being imposed, be submitted to and approved by the Board Commission. of Railway Commissioners for Canada, which Board may revise the same from time to time.

14. The Company may unite with any company or Amalgamacompanies incorporated under the laws of Canada or of agreements the state of Michigan or of the United States, or any state with other thereof, in building, working, managing, maintaining and using the said bridge, terminals and approaches, and may make agreements with any such company or companies respecting the construction, maintenance, management and use of the said bridge and its appurtenances, and acquiring the approaches and lands therefor in Michigan as well as in Canada, and may, subject to the provisions of sections one hundred and fifty-one, one hundred and fifty-two and one hundred and fifty-three of The Railway Act, 1919, make arrangements with any such company or companies

companies.

panies for conveying or leasing the said bridge to such company or companies in whole or in part, or any rights or powers acquired by it, as also the franchise, surveys, plans, works, plant, machinery and other property to it belonging, or for an amalgamation with any such company on such terms and conditions as are agreed upon and subject to such restrictions as the directors deem fit.

Amalgamated company may borrow money and mortgage property.

15. The said new or amalgamated company may from time to time borrow such sums of money, not exceeding thirty million dollars, as may be necessary for constructing and completing the said bridge, and for the acquiring of the necessary lands therefor, and may mortgage its property, assets, rents and revenues, present and future, or such portion thereof as may be described in the mortgage deed, to secure the payment thereof under the provisions of *The Railway Act*, 1919.

Railway companies may loan credit to or own shares of company or amalgamated company.

16. Any railway company or companies in Canada or elsewhere may agree either jointly or severally with the Company or with the amalgamated company, for the loan of its credit to, or may subscribe to or become the owner of shares of the capital stock of the Company hereby created or the amalgamated company, in the same manner and with the like rights as individuals, and may guarantee either jointly or severally bonds, debentures and other securities of the Company or of the amalgamated company.

Time for commencement and completion of bridge.

Proviso.

17. The said bridge shall be commenced within two years after the Governor in Council and the Executive of the United States, or other competent authority therein, have approved of such bridging, and shall be completed within seven years after such commencement, otherwise the powers granted by this Act shall cease and be null and void as respects so much of the undertaking as then remains uncompleted: Provided, however, that if such approval is not obtained within five years after the passing of this Act, the powers granted for the construction of the said bridge shall cease and be null and void. Section one hundred and sixty-one of *The Railway Act*, 1919, shall not apply to the Company.

Equal rights of passage to other companies. 18. Every railway company whose line of railway now has or shall hereafter have a terminus at, or shall run its trains to or from, any point at or near either end of the said bridge, or shall run its trains in connection with any railway having such terminus or upon which trains are or shall be run to or from the localities aforesaid, whether incorporated by Parliament or by any provincial legislature, or by any authority in the state of Michigan, or by the Congress of the United States, shall have and be entitled

to the same and equal rights and privileges in the passage of the said bridge, without discrimination or preference, upon such terms and conditions as are fixed by the Board Approval of of Railway Commissioners for Canada; and the said Board Railway may make and enforce such orders for the purpose of carrying out the provisions of this section as it thinks necessarv.

- 19. Whenever in this Act the expression "the said Definition. bridge" occurs, it means the bridge, approaches, lands, works and facilities hereby authorized.
- 20. The Railway Act, 1919, shall, so far as is not incon-Application sistent with the special provisions of this Act, apply to Act. the works and undertaking of the Company, and wherever in The Railway Act, 1919, the word "railway" occurs, it Railway to shall, for the purposes of the Company, and unless the mean bridge. context otherwise requires, mean the said bridge.
  - R.S. c. 79 **21.** The Companies Act shall not apply to the Company. not to apply.

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#### CHAP. 58.

An Act respecting The Central Railway Company of Canada.

[Assented to 4th June, 1921.]

1903, c. 172; 1904, c. 112, 1905, c. 79; 1906, c. 79; 1909, c. 72; 1914, c. 83;

1919, c. 82.

WHEREAS The Central Railway Company of Canada has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of time for completion

Twenty
nules to be
completed
within two
years and

in each year thereafter.

1. Subject to the provisions of section three of chapter eighty-three of the statutes of 1914, The Central Railway Company of Canada or the purchaser thereof in the proceedings now pending in the Exchequer Court of Canada, may complete within five years from the passing of this Act the uncompleted portions of the railway authorized by chapter one hundred and seventy-two of the statutes of 1903 and by the Acts amending the same, between South Indian and Hawkesbury, and between St. Andrews and Ste. Agathe: and if twenty miles of the uncompleted portions of the said railway are not completed and put in operation within two years after the passing of this Act, and if the Company fails to construct and complete to the satisfaction of the Minister of Railways and Canals not less than twenty miles of the said railway during each year thereafter until the whole of the said railway is completed and put in operation within the said period of five years, the powers granted to the said Company by Parliament shall cease and be null and void with respect to such portion of the said railway as then remains uncompleted.

> OTTAWA Printed by Thomas Mulvey, Law Printer to the King's most Excellent Majesty,

#### CHAP. 59.

An Act to incorporate Edmonton and Mackenzie River Railway Company.

[Assented to 4th June, 1921.]

WHEREAS a petition has been presented praying that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. Robert G. Brett, William T. Henry, James Ramsey, Incorpora-Charles E. Taylor, Harold G. Macdonald, Elisha N. Kennedy, Donald Carter, Herman L. McInnis, Joslin Pirie, Robert L. Shaw, Robert W. Jones and Harry H. Hyndman, together with such persons as become shareholders in the Company, are incorporated under the name of "Edmonton Corporate and Mackenzie River Railway Company," hereinafter name. called "the Company."
- 2. The persons named in section one of this Act are Provisional constituted provisional directors of the Company.
- 3. The capital stock of the Company shall be ten Capital million dollars.
- 4. The head office of the Company shall be at the city Head office. of Edmonton, in the province of Alberta.
- 5. The annual meeting of the shareholders shall be held Annual on the first Monday in September.

  Annual meeting.
- 6. The number of directors shall be not less than five Directors. nor more than nine, one or more of whom may be paid directors.
- 7. The Company may lay out, construct, equip and Railway operate a railway of the gauge of four feet eight and one-half inches, commencing at a point on the Athabasca River

3

at

at the end of the railway of The Alberta and Great Waterways Railway Company in the province of Alberta, thence in a northerly direction by the most feasible route to a point at or near the junction of the Jack Fish River with the Peace River; thence in a north-westerly direction by the most feasible route to a point at or near where the Hay River empties into Great Slave Lake, in the North West Territories.

Telegraphs and telephones.

S. Subject to the provisions of section three hundred and sixty-nine of *The Railway Act*, 1919, the Company shall have power to transmit telegraph and telephone messages for the public and collect tolls therefor.

Vessels, wharves, docks, etc. 9. The Company may, for the purposes of its undertaking, construct, acquire, charter and navigate steam and other vessels and ferries, for the conveyance of passengers, goods and merchandise; and may construct, acquire, lease and dispose of terminal stations, wharfs, docks, elevators, warehouses, offices, and other structures to be used to facilitate the carrying on of business in connection therewith; and may carry on the business of warehousemen and wharfingers, and may charge wharfage and other dues for the use of any such property.

Works subject to orders of Commissioner and regulations. 10. The construction, operation and maintenance of all the undertakings of the Company authorized or permitted in the North West Territories by sections seven and nine of this Act, or by *The Railway Act, 1919*, and the necessary operations connected therewith, shall be subject to any ordinance now in force, or hereafter to be made by the Commissioner of the North West Territories, and to any regulation for the protection of game animals and the prevention of fire which the Governor in Council may approve, which regulations may provide for the apportionment of the expenses incident to and connected with such game and fire protection, to be borne by the Company.

Bonds on railway.

11. The securities issued by the Company shall not exceed thirty thousand dollars per mile of the railway, and may be issued only in proportion to the length of railway constructed or under contract to be constructed.

Borrowing.

12. In addition to the securities authorized by section eleven of this Act, the directors, if previously authorized as prescribed by section one hundred and thirty-two of *The Railway Act*, 1919, may from time to time borrow moneys for the acquisition, construction, extension or development of any such properties, assets or works, other than the railway, as the Company is authorized to acquire, construct or operate; and to provide for the repayment of moneys so borrowed.

borrowed, may issue bonds, debentures, debenture stock, perpetual or terminable, or other securities; but such bonds, debentures, debenture stock or other securities shall not exceed in amount the value of the properties, assets or works in respect whereof the issue is made.

13. Subject to the provisions of sections one hundred Agreements and fifty-one, one hundred and fifty-two and one hundred lease or and fifty-three of *The Railway Act, 1919*, the Company amalgamamay, for any of the purposes specified in the said section railway. one hundred and fifty-one enter into agreements with any other Company.

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#### CHAP. 60.

An Act respecting The Essex Terminal Railway Company.

[Assented to 15th April, 1921.]

1902, c. 62; 1904, c. 76; 1906, c. 93, 1910, c. 98; 1915, c. 43; 1917, c. 51, 1919, c. 84.

WHEREAS The Essex Terminal Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:---

Extension of time for construction.

1. The Essex Terminal Railway Company, hereinafter called the "Company" may commence and construct the line of railway authorized by section one of chapter fifty-one of the statutes of 1917, namely,—

"From a point on or near the navigable waters of the Detroit River, in or near the town of Ojibway, to a point

at or near Pelton, in the county of Essex."

Limitation of time for commencement of and completing construction.

2. If the said line is not commenced within two years, and is not completed and put in operation within five years from the passing of this Act, the powers of construction conferred upon the Company by Parliament, shall cease and be null and void as respects such part of the said line of railway as then remains uncompleted.

Extension of

3. Section two of chapter eighty-four of the statutes of time repealed. 1919 is repealed.

Annual meeting.

4. The section substituted by section one of chapter fortythree of the statutes of 1915 for section six of chapter sixtytwo of the statutes of 1902, is repealed and the following is substituted therefor,—

"(6) The annual meeting of the shareholders shall be

held on the third Tuesday in January."

#### CHAP. 61.

An Act to incorporate The Fort Smith Railway Company.

[Assented to 4th June, 1921.]

WHEREAS a petition has been presented praying that it be enacted as hereafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. Samuel James Rothwell, Hjalmar August Bergman, Incorpora-Guy Winstanley McGhee, George Luther Lennox, barristersat-law, and Magnus Paulson, accountant, all of the city of Winnipeg, in the province of Manitoba, together with such persons as become shareholders in the company are incorporated under the name of "The Fort Smith Railway Corporate Company," hereinafter called "the Company."
- 2. The undertaking of the Company is hereby declared Declaratory. to be a work for the general advantage of Canada.
- 3. The persons named in section one of this Act are Provisional constituted provisional directors of the Company.
- 4. The capital stock of the Company shall be two Capital hundred thousand dollars.
- 5. (1) The Company, if previously authorized by a Issue of resolution passed by the ordinary shareholders at any annual preference stock. meeting or at any special general meeting duly called for that purpose, at which meeting shareholders representing at least three-fourths in value of the subscribed ordinary stock of the Company are present or represented by proxy, may issue any portion of its capital stock as preference stock, and preference stock so issued shall have such preference and priority, as respects dividends or otherwise, over ordinary stock, as is declared by such resolution.

(2) Holders of such preference stock shall be deemed to Holders of be shareholders within the meaning of this Act and of The stock.

Railway

Railway Act, 1919, and shall, in all respects, other than the preference and priority provided by this section, possess the rights and be subject to the liabilities of such shareholders.

Head office.

6. The head office of the Company shall be at the city of Winnipeg, in the province of Manitoba.

Annual meeting.

7. The annual meeting of the shareholders shall be held on the second Tuesday in September, or on such other day as the directors of the Company may determine.

Number of directors.

8. The number of directors shall be not less than five nor more than nine, one or more of whom may be paid directors.

Line of railway authorized.

9. The Company may lay out, construct, equip, and operate a line of railway commencing at a point at or near Smith Landing (otherwise known as Fort Fitzgerald or Fitzgerald) on the west bank of the Slave River, in the province of Alberta, thence in a north westerly direction by the most feasible route to a point at or near Fort Smith on the west bank of the said river, in the North West Territories, and may make, complete, operate, alter and maintain the railway with one or more sets of rails or tracks, to be worked by the force and power of steam, electricity, gasoline, or of the atmosphere, or by mechanical power, or any combination of them.

Electric and other power. 10. Subject to the provisions of section three hundred and sixty-eight of *The Railway Act*, 1919, the Company shall have power to acquire, use, transmit and distribute electric and other power or energy and for the purposes of such acquisition, use, transmission and distribution may construct, acquire, operate and maintain lines for the conveyance of light, heat, power and electricity.

Telegraphs and telephones. 11. Subject to the provisions of section three hundred and sixty-nine of *The Railway Act*, 1919, the Company shall have power to transmit telegraph and telephone messages for the public and collect tolls therefor.

Vessels, wharves, docks, etc. 12. (1) The Company may for the purposes of its undertaking, construct, acquire, charter and navigate steam and other vessels and ferries, for the conveyance of passengers, goods, and merchandise; and may construct, acquire, lease and dispose of terminal stations, depots, wharves, docks, elevators, warehouses, offices, pumping stations, tanks and other structures to be used to facilitate the carrying on of business in connection therewith; and may carry on the business of warehousemen and wharfingers; and may charge

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wharfage

wharfage and other dues for the use of any such property. Works subject to order of (2) The construction, operation and maintenance of all the Commisundertakings of the Company, in the North West Territories stoner. authorized or permitted by this section, and the necessary operations connected therewith, shall be subject to any regulation or ordinance now in force or hereafter to be made by the Commissioner of the said The North West Territories.

13. Subject to the approval of the Governor in Council, Dredging, who may impose such conditions as he may deem necessary, slave River. the Company may, for the purpose of its undertaking, dredge or otherwise improve the channel at such points in the Slave River as may be necessary for the purpose of navigating the said river.

14. The Company may lay out, construct, install, Pipe lines for transmaintain, equip and operate a pipe line or lines for the portation purpose of the transportation or transmission of oil, natural of oil, gas, gas, petroleum and other mineral products between the termini of its railway, and may construct, provide and operate reservoirs, warehouses and such buildings, machinery facilities, plant and equipment as may be necessary for the storage and transportation of such oil, natural gas, petroleum and other mineral products; and except where the said pipe line or lines is or are constructed and located or is or are to be constructed and located, under or upon the right of way of the Company, sections one hundred and sixty-two to one hundred and eighty-four, both inclusive, one hundred and eighty-nine to one hundred and ninety-two, both inclusive, one hundred and ninety-four to one hundred and ninety-eight, both inclusive, one hundred and ninety-nine to two hundred and thirty-four, both inclusive, two hundred and thirty-six to two hundred and forty-three, both inclusive, two hundred and forty-five to two hundred and forty-nine, both inclusive, two hundred and fifty-one, two hundred and fifty-two, and two hundred and fifty-five and two hundred and fifty-six of The Railway 1919, c. 68. Act, 1919, shall, in so far as applicable, apply to the works and undertaking of the Company authorized by this section, and wherever the word "railway" occurs in said sections of said Act it shall, for the purposes of the said works and undertaking and, unless the context otherwise requires, extend to and include the said pipe line or lines, and works connected therewith.

15. Subject to the provisions of section one hundred and Issue of thirty-two of The Railway Act, 1919, the directors of the securities. Company may issue bonds, debentures, perpetual or terminable debenture stock, or other securities, provided that such securities shall not exceed sixty thousand dollars

per mile of the railway and may be issued only in proportion vol. II— $2\frac{1}{2}$ 

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to the length of the railway constructed or under contract to be constructed.

Borrowings.

16. In addition to the securities authorized by section fifteen of this Act, the directors, if previously authorized as prescribed by section one hundred and thirty-two of The Railway Act, 1919, may from time to time borrow moneys for the acquisition, construction, extension or development of any such properties, assets or works, other than the railway, as the Company is authorized to acquire, construct or operate; and to provide for the repayment of moneys so borrowed, may issue bonds, debentures, debenture stock, perpetual or terminable, or other securities, but such bonds, debentures, debenture stock or other securities, shall not exceed in amount the value of the properties, assets or works in respect whereof the issue is made.

Additional securities.

Agreements for sale, lease or amalgama-

tion of railway.

17. Subject to the provisions of sections one hundred and fifty-one, one hundred and fifty-two and one hundred and fifty-three of *The Railway Act, 1919*, the Company may, for any of the purposes mentioned in said section one hundred and fifty-one, enter into agreements with any other company.

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# 11-12 **GEORGE**

#### CHAP. 62.

An Act respecting The Kettle Valley Railway Company.

[Assented to 15th April, 1921.]

WHEREAS The Kettle Valley Railway Company has by 1901, c. 68; W its petition prayed that it be enacted as hereinafter [911, c. 101; set forth, and it is expedient to grant the prayer of the said 1913, c. 48; petition: Therefore His Majesty, by and with the advice [913, c. 140; petition: Therefore His Majesty, by and with the advice [914, c. 92]. and consent of the Senate and House of Commons of 1915, c. 46; Canada, enacts as follows:—

1916, c. 45; 1918, c. 54; 1920, c. 78.

1. That subsection two of section three of chapter fifty- Securities. four of the statutes of 1918 is amended by striking out the word "seventy" where it occurs in the third line thereof and substituting therefor the words "one hundred and fifty."

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### CHAP. 63.

An Act respecting The London and Lake Erie Railway and Transportation Company.

[Assented to 3rd May, 1921.]

1910, c. 120; 1914, c. 95. WHEREAS The London and Lake Erie Railway and Transportation Company has by 'ts petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada enacts as follows:—

Company authorized to dispose of its property.

1. The London and Lake Erie Railway and Transportation Company hereinafter called the "Company," is hereby empowered and authorized to sell and dispose of its rights of way, lands, buildings, terminals, gravelpits, works, rolling stock, equipment, and accessories, and all and generally its real and personal property wherever situate, en bloc or in parcels, with the written consent and approval of the Fidelity Trusts Company of Ontario, trustees for bond-holders, and upon the terms and conditions approved of by the votes of not less than two-thirds in value of the subscribed stock of the Company represented at a special meeting duly called for the purpose of considering the same.

Sales of Company property where duly approved declared valid. 2. All sales and agreements for sale of rights of way, lands, buildings, terminals, gravel-pits, works, rolling-stock, equipment, or accessories heretofore made by the Company, with the approval and consent of the Fidelity Trusts Company of Ontario, trustees for bondholders, and approved of by the votes of not less than two-thirds in value of the subscribed stock of the Company represented at a special meeting duly called for the purpose of considering the same or which may hereafter receive such approval and consent of the said Fidelity Trusts Company of Ontario, and of the shareholders in the manner aforesaid, are declared to be valid and subsisting sales and contracts and binding upon the respective parties thereto, and no other or further approval or authorization shall be necessary.

### CHAP. 64.

An Act respecting the Maritime Coal, Railway and Power Company, Limited.

[Assented to 4th June, 1921.]

WHEREAS the Maritime Coal, Railway and Power Acts of Nova Company, Limited, hereinafter called "the Com-Scotia. 1903-4, c. 153; pany," has by its petition represented that it was incor-1903-4, c. 154; porated by chapter one hundred and fifty-three of the 1906, c. 162; statutes of Nova Scatia passed at the session of the legislations. statutes of Nova Scotia passed at the session of the legis- 1910, c. 154; lature of that province held in the years 1903 and 1904, that by the said chapter, as amended by various statutes of that province, it is authorized to construct or acquire, and to operate, certain railways, and whereas it has by the said petition prayed that it may be enacted as hereinafter set forth: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada. enacts as follows:—

1. The railways which, at the time of the passing of this Railways Act, the Company has, under the powers conferred by the declared to statutes of Nova Scotia mentioned in the preamble to this the general Act, constructed or acquired, are hereby declared to be advantage of Canada. works for the general advantage of Canada, namely, the following lines of railway in the county of Cumberland in the province of Nova Scotia-

(a) the line from Chignecto to a connection with the Canadian Government Railway at Maccan Junction; and

(b) the line from Maccan Junction to the Joggins Mines.

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#### CHAP. 65.

An Act respecting The Manitoba and North Western Railway Company of Canada.

[Assented to 15th April, 1921.]

1893, c. 52, 1908, c 126 1910, c 121, 1911, c 109, 1912, c 115 1913, c 144, 1914, c 97, 1915, c 47, 1919, c 90 WHEREAS The Manitoba and North Western Railway Company of Canada has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Lines of railway authorized 1. The Manitoba and North Western Railway Company of Canada, hereinafter called "the Company," may lay out, construct, maintain and operate the following lines of railway:—

(a) From a point at or near Tuffnell on its line of railway in or about township thirty, range ten or eleven, west of the second meridian, thence northwesterly, northerly and westerly to a crossing of the North Saskatchewan River in or about townships forty-nine, fifty or fifty-one, range fourteen or fifteen, west of the second meridian, thence in a westerly direction to the city of Prince Albert;

(b) From a point at or near Theodore in or about township twenty-eight, range six or seven, west of the second meridian, thence in a generally westerly direction to a point between Govan and Lanigan on the Pheasant Hills Branch of the Canadian Pacific Rail-

way.

Time for construction and completion. 2. The Company may within two years after the passing of this Act commence to construct the lines of railway authorized by section one of this Act, and may within five years after the passing of this Act complete the said lines of railway; and if within the said periods respectively either of such lines is not commenced or is not completed and put in operation the powers of construction conferred upon the Company by Parlaiment shall cease and be null

and void as respects so much of that line as then remains uncompleted.

3. The securities issued by the Company shall not Issue of exceed forty thousand dollars per mile of the railways securities. authorized by this Act, and may be issued only in proportion to the length of railway constructed or under contract to be constructed.

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#### CHAP. 66.

An Act respecting The Montreal, Ottawa and Georgian Bay Canal Company.

 $[Assented\ to\ 15th\ April,\ 1921.]$ 

1894, c. 103; 1898, c. 109; 1900, c. 106; 1902, c. 79; 1904, c. 98; 1906, c. 128; 1908, c. 130; 1910, c. 130; 1912, c. 123; 1913, c. 154; 1915, c. 76; 1918, c. 72.

WHEREAS The Montreal, Ottawa and Georgian Bay Canal Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of time for commencement and completion.

eon.

1894, c. 103.

1. The Montreal, Ottawa and Georgian Bay Canal Company, hereinafter called "the Company," may commence the construction of its canals, or any of them, and expend fifty thousand dollars thereon, on or before the first day of May, one thousand nine hundred and twentyfour, and may complete the said canals and put them in operation before the first day of May, one thousand nine hundred and thirty, and subject to the provisions of this Act may, in connection with such construction and operation, exercise all the powers granted to the Company by chapter one hundred and three of the statutes of 1894 and amendments thereto; and if such construction is not commenced and such expenditure is not so made, or if the said canals are not completed and put in operation within the said periods respectively, the powers granted to the Company by Parliament shall cease and be null and void as respects so much of the said canals and works as then remains uncompleted.

Repeal.

2. Section three of chapter seventy-two of the statutes of 1918 is repealed.

Rights of Government to take over works, preserved 3. Nothing in this Act shall affect or impair the rights of the Government of Canada under or by virtue of the provisions of the section substituted by section five of chapter one hundred and twenty-eight of the statutes of 1906 for section forty-three of chapter one hundred and three of the statutes of 1894.

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#### CHAP. 67.

An Act to incorporate The Mayo Valley Railway, Limited.

[Assented to 3rd May, 1921.]

WHEREAS a petition has been presented praying that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. Alexander J. Gillis of the city of Dawson, in the Yukon Incorporation. Territory, and Robert B. Young, William Alfred H. Mac-Brien and Norman J. Robinson, all of the city of Toronto, in the province of Ontario, and John McDougall of the city of Ottawa, in the said province, together with such persons as become shareholders in the company, are incorporated under the name of "The Mayo Valley Rail- Corporate way, Limited," hereinafter called "the Company."
- 2. The persons named in section one of this Act are Provisional constituted provisional directors of the Company.
- 3. The capital stock of the Company shall be seven Capital hundred and fifty thousand dollars.
- 4. (1) The Company, if previously authorized by a Preference resolution passed by the ordinary shareholders at any stock. annual meeting or at any special general meeting called for that purpose, at which meeting shareholders representing at least three-fourths in value of the subscribed ordinary stock of the Company are present or represented by proxy, may issue any portion of its capital stock as preference stock, and preference stock so issued shall have such preference and priority, as respects dividends or otherwise, over ordinary stock as is declared by such resolution.

(2) Holders of such preference stock shall be deemed to Preference be shareholders within the meaning of this Act and of The shareholders Railway Act, 1919, and shall, in all respects other than the preference and priority provided by this section, possess

the rights and be subject to the liabilities of such share-holders.

Head office

5. The head office of the Company shall be at the city of Dawson.

Annual meeting

6. The annual meeting of the shareholders shall be held on the first Tuesday in July.

Directors.

7. The number of directors shall be not less than five nor more than nine, one or more of whom may be paid directors.

Railway authorized.

8. The Company may lay out, construct, equip and operate a line of railway commencing from a point at or near the junction of the Mayo and Stewart Rivers in Yukon Territory, in a northerly direction, following the valley of the Mayo River to its junction with Duncan Creek, thence by the Duncan Creek Valley to its junction with Lightning Creek, thence via Lightning Creek and Crystal Valleys to the McQuesten River, thence by the most feasible route to connect with and include the valleys of the McQuesten. Ladue and Beaver Rivers; or in the alternative from a point at or near Gordon's Landing on the Stewart River via Janet Lake to the Junction of the Mayo River and Duncan And the Company may, subject to the provisions of sections one hundred and eighty-one, one hundred and eighty-two, one hundred and eighty-three and one hundred and eighty-four of The Railway Act, 1919, lay out, construct, equip and operate branch lines not exceeding in any one case ten miles in length from the said line of railway.

Telegraphs and telephones.

**9.** Subject to the provisions of section three hundred and sixty-nine of *The Railway Act*, 1919, the Company shall have power to transmit telegraph and telephone messages for the public and collect tolls therefor.

Vessels, wharves, docks, etc. 10. The Company may, for the purposes of its undertaking, construct, acquire, charter and navigate steam and other vessels and ferries, for the conveyance of passengers, goods and merchandise; and may construct, acquire, lease and dispose of terminal stations, wharfs, docks, elevators, warehouses, offices, and other structures to be used to facilitate the carrying on of business in connection therewith; and may carry on the business of warehousemen and wharfingers, and may charge wharfage and other dues for the use of any such property.

Bonds on railway.

11. The securities issued by the Company shall not exceed thirty thousand dollars per mile of the railway, and may

may be issued only in proportion to the length of railway constructed or under contract to be constructed.

- 12. In addition to the securities authorized by section Borrowing eleven of this Act, the directors, if previously authorized as prescribed by section one hundred and thirty-two of The Railway Act, 1919, may from time to time borrow moneys for the acquisition, construction, extension or development of any such properties, assets or works, other than the railway, as the Company is authorized to acquire, construct or operate; and to provide for the repayment of moneys so borrowed, may issue bonds, debentures, debenture stock, perpetual or terminable, or other securities; but such bonds, debentures, debenture stock or other securities shall not exceed in amount the value of the properties, assets or works in respect whereof the issue is made.
- 13. Subject to the provisions of sections one hundred Agreements and fifty-one, one hundred and fifty-two and one hundred lease or and fifty-three of The Railway Act, 1919, the Company amalgamamay, for any of the purposes specified in the said section railway one hundred and fifty-one, enter into agreements with any other Company.

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### CHAP. 68.

An Act respecting The Oshawa Railway Company.

[Assented to 15th April, 1921.]

1887, c. 92; 1891, c. 91; 1895, c. 56; 1900, c. 70. WHEREAS The Oshawa Railway Company, hereinafter called "the Company," has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Annual meeting.

1. Notwithstanding anything contained in chapter seventy of the statutes of 1900, or in any other Act heretofore passed relating to the Company, the annual meeting of the shareholders of the Company may be held on such day as the directors may from time to time determine.

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#### CHAP. 69.

An Act respecting The Ottawa, Northern and Western Railway Company.

[Assented to 15th April, 1921.]

WHEREAS The Ottawa, Northern and Western Railway 1894, c. 87; Company has by its petition prayed that it be enacted 1897, c. 58; 1898, c. 112; as hereinafter set forth, and it is expedient to grant the 1901, c. 30; prayer of the said petition: Therefore His Majesty, by and 1903, c. 170; with the advice and consent of the Senate and House of 1914, c. 101; Commons of Canada, enacts as follows:—

1. The Ottawa, Northern and Western Railway Com- Extension of pany, hereinafter called "the Company," may within two time for years after the passing of this Act commence to construct ment and the line of railway which it was authorized to construct by completion. section two of chapter ninety-one of the statutes of 1919 extending from the present terminus of its so-called Waltham Branch at Waltham, in the province of Quebec, thence through the townships of Waltham, Chichester and Sheen, thence across the Ottawa River to a junction with the Canadian Pacific Railway at or near Chalk River, in the province of Ontario; and may within five years after the passing of this Act complete the said line of railway: and if within the said periods respectively the said line is not commenced or is not completed and put in operation the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said line as then remains uncompleted.

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#### CHAP. 70.

An Act respecting The Quebec Central Railway Company.

[Assented to 15th April, 1921.]

Preamble.

WHEREAS under Indenture of Lease dated the second day of October, 1912, the railway and undertaking of The Quebec Central Railway Company is now leased to the Canadian Pacific Railway Company; and whereas The Quebec Central Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Authority to complete and operate line originally authorized under a Quebec statute.

1901, c. 59 (Que.)

1904, c. 70 (Que.)

1. The Quebec Central Railway Company, hereinafter called "the Company" may within five years after the passing of this Act, complete and put in operation the line of railway which it was authorized to construct by section one of chapter fifty-nine of the statutes of the Province of Quebec of 1901, as amended by section four of chapter seventy of the said statutes of 1904, from Scotts Station (so-called) in the County of Beauce, on its present line to a point on the River St. Lawrence at or near the southern extremity of the Quebec Bridge (so-called), and thence eastward to another point on the south bank of the River St. Lawrence for a distance of about five miles. such branch line being in all about thirty-five miles in length and if the said line of railway is not so completed and put in operation within the said periods, the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said line of railway as then remains uncompleted.

Authority to commence and complete line originally authorized by Quebec statute. 1912, c. 81 (Que.).

2. The Company may within two years after the passing of this Act commence to construct the line of railway which it was authorized to construct by section one of chapter eighty-one of the statutes of the said Province of 1912, from a point on its main line at or near Leeds Station, in

in the Township of Thetford, or the Township of Broughton. thence through Thetford, Broughton, Leeds and the Counties of Lotbinière and Lèvis to a connection with the line of railway referred to in section one hereof at or near St. Lambert, in the County of Lèvis a distance of about thirtyfive miles, and may within five years after the passing of this Act complete the said line of railway; and if within the said periods respectively the said line of railway is not commenced or is not completed and put in operation, the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said line of railway as then remains uncompleted.

3. The securities issued by the Company shall not Issue of exceed forty thousand dollars per mile of the railways authorized by this Act, and may be issued only in proportion to the length of railway constructed or under contract to be constructed.

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#### CHAP. 71.

An Act respecting The Quebec, Montreal and Southern Railway Company.

[Assented to 3rd May, 1921.]

1906, c. 150. 1911, c. 132. 1916, c. 49. WHEREAS The Quebec, Montreal and Southern Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of time for construction.

1. The Quebec, Montreal and Southern Railway Company may complete the construction of the railways authorized by sections eight and nine of chapter one hundred and fifty of the statutes of 1906, and put them in operation within five years after the passing of this Act; and if the said railways are not so completed and put in operation within the said period, the powers of construction conferred upon the said Company by Parliament shall cease and be null and void as respects so much of the said railways as then remains uncompleted.

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#### CHAP. 72.

An Act respecting The Thousand Islands Railway Company.

[Assented to 15th April, 1921.]

WHEREAS The Thousand Islands Railway Company, 1888, c. 75; hereinafter called "the Company," has by its petition 1896, c. 38; prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Notwithstanding anything contained in chapter Annual eighty-three of the statutes of 1900, or in any other Act heretofore passed relating to the Company, the annual meeting of the shareholders of the Company may be held on such day as the directors may from time to time determine.

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#### CHAP. 73.

An Act respecting The Western Dominion Railway Company.

[Assented to 4th June, 1921.]

1912, c. 168; 1914, c. 115; 1915, c. 60; 1917, c. 60; 1919, c. 92. WHEREAS The Western Dominion Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of time for construction of railway. 1. The Western Dominion Railway Company, hereinafter called "the Company," may, within one year after the passing of this Act, commence to construct the following portion of the railway authorized by section eight of chapter one hundred and sixty-eight of the statutes of 1912, namely:—

From a point on the International boundary in range twenty-three west of the fourth meridian in the province of Alberta, thence northwesterly, to the town of Cardston, thence northwesterly, via the town of Pincher Creek, to a point on the Crow's Nest branch of the Canadian Pacific Railway at or near Lunbreck, thence northerly and west of the Porcupine Hills to the city of Calgary; with a branch line from a point on the said main line west of the town of Pincher Creek, in township six, range one, west of the fifth meridian, in a generally southwesterly direction and along the south fork of the Old Man River to the boundary of the province of British Columbia;

Extension of time for construction of branch lines. and the branch lines of railway authorized by section one of chapter one hundred and fifteen of the statutes of 1914, namely:—

(a) From a point on the Company's line of railway in or near section fifteen, township ten, range two, west of the fifth meridian, in the province of Alberta, westerly and northwesterly along the north fork of the Oldman river to the boundary between Alberta and British Columbia;

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(b) From a point on the Company's line in or near section nineteen, township eighteen, range two, west of the fifth meridian in the province of Alberta, westerly along Highwood river to the boundary between Alberta and British Columbia;

(c) From a point on the Company's line in or near section thirty-five, township nineteen, range three, west of the fifth meridian, in the province of Alberta, westerly along the south branch of Sheep river to the boundary between Alberta and British Columbia:

and may complete the said railways and put them in operation within five years after the passing of this Act. Provided, however, that the Company shall, within one year after the passing of this Act, proceed with the construction of the said railway, and shall continue to construct and complete to the satisfaction of the Minister of Railways and Canals, not less than twenty-five miles of the said railway, or the equivalent thereof, during each year thereafter until the whole of said railway is completed. If the Company fails to perform and carry out the requirements of this proviso, the powers of construction granted to it by this Act shall cease and be null and void.

2. Section one of chapter ninety-two of the statutes of Repeal. 1919 is repealed.

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### CHAP. 74.

An Act respecting The Dominion Life Assurance Company.

[Assented to 3rd May, 1921.]

1889, c 95

WHEREAS The Dominion Life Assurance Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Separate accounts to be kept. Distribution of profits.

1. Section thirteen of chapter ninety-five of the statutes of 1889, is hereby repealed.

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#### CHAP. 75.

An Act to incorporate Fidelity Insurance Company of Canada.

[Assented to 4th June, 1921.]

WHEREAS the persons hereinafter named have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Herbert Abraham Clark, Lancing Belmont Campbell, Incorporation. barristers-at-law, Arthur James Ernest Kirkpatrick, Sidnev Willington Band, insurance managers, and Frederick Lane, accountant, all of the city of Toronto, in the province of Ontario, together with such persons as become shareholders in the Company, are incorporated under the name of "Fidelity Insurance Company of Canada," hereinafter called "the Corporate Company". When the French language is used to designate name. the Company, the equivalent of the said name shall be "La Compagnie d'Assurance Fidélité du Canada".

- 2. The persons named in section one of this Act shall be Provisional the provisional directors of the Company.
- 3. The capital stock of the Company shall be one million Capital dollars.
- 4. The amount to be subscribed before the general Amount to meeting for the election of directors shall be one hundred subscribed. thousand dollars.
- 5. The head office of the company shall be in the city Head of Toronto, in the province of Ontario.
- 6. The Company may make contracts of any of the follow- Classes of business ing classes of insurance: authorized.

(a)

- (a) Guarantee insurance;
- (b) Burglary insurance;
- (c) Accident insurance;(d) Sickness insurance;
- (e) Automobile insurance:
- (f) Plate glass insurance;
- (g) Forgery insurance;

(h) Fire insurance;

- (i) Inland transportation insurance;
- (j) Inland marine insurance.

Commencement of business of guarantee insurance

Other classes of insurance authorized. Increase of capital.

Burglary
Accident.

Sickness

Automobile.
Plate glass.
Forgery.
Fire.
Inland
transportation.
Inland
marine
Increase of
amounts
required to be
paid on
capital stock.

7. (1) The Company shall not commence the business of guarantee insurance until at least one hundred thousand dollars of its capital stock has been bona fide subscribed and at least fifty thousand dollars paid thereon.

(2) The Company shall not commence any of the other classes of business authorized by section six of this Act until the subscribed capital has been increased to at least two hundred and fifty thousand dollars and until the paid capital or the paid capital together with the surplus has been increased by an amount or amounts dependent upon the nature of the additional class or classes of business as follows, that is to say:—for burglary insurance not less than twenty thousand dollars; for accident insurance the said increase shall not be less than forty thousand dollars; for sickness insurance not less than ten thousand dollars: for automobile insurance not less than thirty thousand dollars; for plate glass insurance not less than ten thousand dollars: for forgery insurance not less than twenty thousand dollars: for fire insurance not less than one hundred thoufor inland transportation insurance not sand dollars: less than ten thousand dollars; for inland marine insurance not less than ten thousand dollars.

(3) The Company shall at or before the expiration of one year from the date of its receiving a license for the transaction of fire insurance, increase the amount paid on the capital stock by the sum of fifteen thousand dollars, and during each of the succeeding four years an additional fifteen thousand dollars shall be paid on account of its said capital stock until the total paid capital, together with its surplus exceeds the total amount from time to time required by the preceding subsection of this section

by at least seventy-five thousand dollars.

"Surplus" defined.

- (4) In this section the word "surplus" means excess of assets over liabilities including the amount paid on account of capital stock and the reserve of unearned premiums calculated *pro rata* for the unexpired term of all policies of the Company in force.
- 1917. c. 29. S. The Insurance Act, 1917, shall apply to the Company.

### CHAP. 76.

An Act to incorporate Metropolitan Trust Company of Canada.

[Assented to 4th June, 1921.]

WHEREAS the persons hereinafter named have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. George Herbert Wood, financier, James Henry Gundy, Incorpora-financier, Edward Warner Wright, barrister-at-law, Edward tion. Gordon McMillan, barrister-at-law, and Geoffrey Stuart O'Brien, barrister-at law, all of the city of Toronto, in the county of York and Province of Ontario, together with such persons as become shareholders in the company, are incorporated under the name of Metropolitan Trust Name. Company of Canada, hereinafter called "the Company."
- 2. The persons named in section one of this Act shall be Provisional the provisional directors of the Company.
- **3.** The capital stock of the Company shall be one Capital million dollars.
- 4. The Head Office of the Company shall be in the city Head of Toronto, in the province of Ontario.
- 5. The Company shall have all the powers, privileges 1914, c. 55. and immunities conferred by, and be subject to all the limitations, liabilities and provisions of *The Trust Companies Act*, 1914.

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### CHAP. 77.

An Act to incorporate Ensign Insurance Company.

[Assented to 4th June, 1921.]

WHEREAS the persons hereinafter named have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Incorporation. 1. Robert Frank Massie and Neil Wilkinson Renwick, irsurance managers, Richard Scougall Cassels and George Mortimer Kelley, barristers-at-law, and Frank Young, accountant, all of the city of Toronto, in the province of Ontario, together with such persons as become shareholders in the company, are incorporated under the name of "Ensign Insurance Company," hereinafter called "the Company."

Corporate name.

2. The persons named in section one of this Act shall be the provisional directors of the Company.

Capital stock.

Provisional directors.

3. The capital stock of the Company shall be five hundred thousand dollars, which may be increased to one million dollars.

Amount to be subscribed.

4. The amount to be subscribed before the general meeting for the election of directors is called shall be one hundred thousand dollars.

Head office.

5. The head office of the Company shall be in the city of Toronto in the province of Ontario.

Classes of insurance.

- 6. The Company may make contracts of any of the following classes of insurance:—
  - (a) Automobile insurance;
  - (b) Burglary insurance:
  - (c) Explosion insurance;

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- (d) Fire insurance:
- (e) Guarantee insurance:
- (f) Hail insurance:
- (g) Inland transportation insurance; (h) Marine insurance;

- (i) Plate glass insurance;(j) Sprinkler leakage insurance;
- (k) Tornado insurance.
- 7. (1) The Company shall not commence the business Commence of fire insurance or marine insurance, or both, until at ing business-least two hundred and fifty thousand dollars of the capital fire or marine stock has been subscribed and at least one hundred thou-insurance. sand dollars paid thereon.

(2) The Company shall not commence the other classes Other classes of business authorized by section six of this Act, or any authorized of them, in addition to the business of fire insurance or marine insurance until the paid capital or the paid capital together with the surplus has been increased by an amount or amounts dependent upon the nature of the additional class or classes of business as follows, that is to say:-For automobile insurance the said increase shall be not Increase of less than twenty thousand dollars, for burglary insurance paid capital. not less than twenty thousand dollars, for explosion insurance not less than twenty-five thousand dollars, for guarantee insurance not less than fifty thousand dollars, for hail insurance not less than fifty thousand dollars, for inland transportation insurance not less than ten thousand dollars, for plate glass insurance not less than ten thousand dollars, for sprinkler leakage insurance not less than ten thousand dollars, and for tornado insurance not less than ten thousand dollars.

(3) The Company shall at or before the expiration of Increases one year from the date of its receiving a license for the of amounts paid on transaction of fire insurance, increase the amount paid on capital its capital stock by the sum of fifteen thousand dollars, and, during each of the succeeding four years, an additional fifteen thousand dollars shall be paid on account of its said capital stock until the total paid capital, or the total paid capital together with the surplus, exceeds the total amount from time to time required by the preceding subsections of this section by at least seventy-five thousand dollars.

(4) In this section the word "surplus" means the excess "Surplus" of assets over liabilities including in the said liabilities the defined. amount paid on capital stock and the amount of the reserve of unearned premiums calculated pro rata for the unexpired term of all policies of the Company in force.

8. The Insurance Act, 1917, shall apply to the Company. 1917, c. 29

# CHAP. 78.

An Act respecting certain Patents of Autographic Register Systems, Limited.

[Assented to 4th June, 1921.]

Letters Patent, 30 July, 1920. The Canada Gazette, 12 August, 1920.

WHEREAS Autographic Register Systems, Limited, a corporation duly constituted by letters patent issued under the Companies Act, and having its principal place of business at the city of Montreal, in the province of Quebec, Canada, has by its petition represented that it is the owner by assignment of certain new and useful improvements in paper-feeding devices for autographic registers, and of certain new and useful improvements in manifolding devices for typewriting machines, all of which improvements were the joint inventions of Walter C. Shoup, a resident of the township of Millburn, in the county of Essex, in the State of New Jersey, one of the United States of America, and of Walter E. Oliver, a resident of the town of Woodcliff, in the county of Hudson, in the said State, for which inventions applications for patents in the Dominion of Canada have been made to the Commissioner of Patents. the said applications bearing the serial numbers 251600 and 251601 respectively, which said applications were not made, as required by section seven of the *Patent Act*, within one year subsequent to the date when said improvements were first in public use or on sale with the consent or allowance of the said inventors; and whereas the said Autographic Register Systems, Limited, have established that the failure to make the said applications was not due to any fault or neglect of that Corporation, or that of the inventors, but entirely due to the negligence of the agent who had been duly and in good time instructed and authorized to make the said applications, and whereas the said Autographic Register Systems, Limited, has prayed that it be enacted as hereinafter set forth and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

R.S., 1906, c. 69.

1. Notwithstanding anything contained in the Patent Authority Act, the Commissioner of Patents may, in pursuance of patents. the applications mentioned in the preamble, grant and issue in Canada patents for all or any of the said inventions, and any patent so issued shall be of as full force and effect. as if it had been granted upon an application filed within one year from the date of first public use or sale of the inventions to which it relates: Provided that any patent Duration. so issued, notwithstanding anything therein, in this Act, or in the Patent Act contained, shall cease and determine on the first day of August, A.D. 1932.

2. If any person has in Canada since the first day of Certain August. 1914, and before the twenty-sixth day of February, 1921, commenced to construct, manufacture, use or sell any of the said inventions, then such person may continue to construct, manufacture, use or sell such invention in as full and ample a manner as if this Act had not been passed.

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#### CHAP. 79.

An Act to incorporate The Canadian Bar Association.

[Assented to 15th April, 1921.]

WHEREAS Sir James Albert Manning Aikins, King's Counsel, president, Honourable E. Fabre Surveyer, Judge of the Superior Court for the Province of Quebec, honorary secretary, and George F. Henderson, King's Counsel, honorary treasurer, have by their petition on behalf of the unincorporated association known as "The Canadian Bar Association" prayed that it be enacted as hereinafter set forth and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Incorporation.

1. The said Sir James Albert Manning Aikins, King's Counsel, Honourable E. Fabre Surveyer, Judge of the Superior Court for the Province of Quebec, and George F. Henderson, King's Counsel, and all other members of the Association mentioned in the Preamble (hereinafter called "the unincorporated Association"), together with such other persons as may hereafter from time to time become members of the Corporation, are incorporated under the name of "The Canadian Bar Association," hereinafter called "the Association."

Name.

Objects of association.

2. The objects of the Association shall be to advance the science of jurisprudence; promote the administration of justice and uniformity of legislation throughout Canada so far as is consistent with the preservation of the basic systems of law in the respective provinces; uphold the honour of the profession of the law, and foster harmonious relations and co-operation among the incorporated law societies, barristers' societies and general corporations of the Bars of the several provinces and cordial intercourse among the members of the Canadian Bar; encourage a high standard of legal education, training and ethics; publish its own transactions as well as reports of cases and information and decisions concerning the law and its practice, and generally to do all further or other lawful acts and things touching the premises.

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3. Subject to the by-laws of the Association, local Power to executives or branches may be constituted under such title constitute local branches and designation and subject to such conditions and provi- and sions and with such powers as the Association may deter-executives. mine by by-law: Provided, however, that such powers Proviso. shall not be in excess of those conferred on the Association by this Act.

4. The Association may by rules or by-laws, which it Powers by mav make:

by-laws.

(1) Define and regulate the admission, suspension and Members expulsion of members; determine the different classes of members and their rights and privileges and fix the fees,

subscriptions and dues to be paid by them;

(2) Establish a council of the Association with executive Council. power; determine the method of election or appointment thereto, or selection thereof; define the constitution, powers, duties, quorum, and term of office of such council and fix the number, powers, duties and term of office of the officers officers. and committees of the Association, and of local executives Locals. and branches:

(3) Fix the time and place for holding the annual and other Annual and

meetings of the Association and the notice to be given thereof; other meetings.

(4) Provide for the administration and management of Administration and the furthering tion and of its objects and purposes, and such delegation as it may Delegation. deem proper of any of its powers to the council of the Association.

5. The membership in the Association shall be divided Membership into classes as follows:

(a) Active members, who shall comprise the active Active members of the unincorporated Association, and all others who are from time to time admitted to active membership under the provisions of the by-laws or rules of the Association; any member in good standing of the Bar of any province, and any judge or retired judge of a Court of Record in Canada appointed from such Bar shall be eligible to active membership in the Association:

(b) Honorary members, who shall comprise all honorary Honorary. members of the unincorporated Association, and all others who are from time to time admitted to honorary membership under the provisions of the by-laws or rules of the Association;

(c) Any other classes of members which the Association Other classes. by by-law may determine.

6. (1) The Association may, for the purpose of carrying Powers. out its objects,-

(a) subject to provincial laws, acquire by purchase, Property. lease, gift, legacy or otherwise, and own and hold any

Restrictions.

real and personal estate and property, rights or privileges, and sell, manage, develop, lease, mortgage. dispose of or otherwise deal therewith in such manner as the Association may determine: Provided, that real estate held by the Association shall not exceed in value at any one time the sum of five hundred thousand dollars; and no parcel of land or interest therein, at any time acquired by the Association, and not required for its actual use and occupation, and not held by way of security, shall be held by the Association or by any trustee on its behalf for a longer period than ten years after the acquisition thereof, or after it shall have ceased to be required for actual use or occupation by the Association, but at or before the expiration of such period be absolutely barred, sold or disposed of, so that the Association shall no longer retain any interest or estate therein, except by way of security;

(b) make, accept, draw, endorse and execute bills of exchange, promissory notes and other negotiable

instruments;

(c) invest the surplus funds of the Association in such manner and upon such securities as may be determined;

(d) borrow money as and when required for the purposes of the Association;

(e) do all such other lawful acts and things as are incidental or may be conducive to the attainment of the objects of the Association.

(2) Nothing in this section shall be deemed to authorize the Association to issue any note payable to the bearer thereof, or any promissory note intended to be circulated as money, or as the note of a bank, or to engage in the business of banking or insurance.

business of banking of insurance.

7. The present officers and members of the council and of the committees of the unincorporated Association shall, subject to the by-laws or rules of the unincorporated Association, continue to hold their offices until their successors shall have been appointed or elected, in accordance with the provisions of this Act and of the by-laws and rules made thereunder.

S. The existing constitution, by-laws and rules of the unincorporated Association, in so far as they are not contrary to law or to the provisions of this Act, shall be the constitution, by-laws and rules of the Association until altered or repealed at an annual or special general meeting of the Association.

Bills of

Investment.

Borrow.

General.

Not to issue bearer notes, etc.

Business of banking or insurance prohibited.

Present officers' tenure.

constitution, by-laws, and rules retained.

Existing

### CHAP. 80.

An Act respecting the "Crédit Foncier Franco-Canadien."

[Assented to 4th June, 1921.]

WHEREAS the company called "Crédit Foncier Franco-1881, c. 58; Canadien" has by its petition prayed that it be 1883, c. 85. enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Chapter eighty-five of the statutes of 1883, being Repeal. an Act intituled "An Act respecting the Crédit Foncier Franco-Canadien," is hereby repealed.

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#### CHAP. 81.

An Act respecting the Dominion Express Company.

[Assented to 4th June, 1921.]

1873, c. 113.

WHEREAS the Dominion Express Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of authorization for convey-

1. Paragraph (1) of section four of chapter one hundred and thirteen of the statutes of 1873 is hereby amended ance of goods. by striking out the words "within the Dominion of Canada" where they occur in the fifth line thereof, and substituting therefor the words "as well without as within the Dominion of Canada".

Extension of power to increase capital.

2. Section fourteen of the said Act is hereby amended by striking out the words "two millions" where they occur in the fifth line thereof, and substituting therefor the words "five millions".

OTTAWA: Printed by Thomas Mulver, Law Printer to the King's most Excellent Majesty.

#### CHAP. 82.

An Act to incorporate The General Synod of the Church of England in Canada.

[Assented to 3rd May, 1921.]

WHEREAS, The General Synod of the Church of England in Canada is composed of the Archbishops and Bishops of the Church of England in Canada and of clerical and lay delegates from all the dioceses of the said Church in Canada: and whereas a petition has been presented praying that the said General Synod may be incorporated, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The General Synod of the Church of England in Incorporation. Canada is hereby declared to be a body corporate under the name and style of "The General Synod of the Church Corporate of England in Canada," hereinafter called "the Synod." name.
- 2. The Synod shall consist of the Primate, Archbishops Constitution and Bishops of the said Church of England in Canada of Synod. and of Clerical and Lay Delegates to be elected by the several Dioceses of the said Church in Canada according to the constitution of the Synod as the same exists at the time of the passing of this Act, or as it may from time to time be altered by the Synod after the passing thereof.
- 3. The Synod may acquire, receive, take and hold Power to by purchase, gift, devise and bequest land or personal acquire, hold and property or any estate or interest therein and may use, dispose of enjoy, sell, transfer, dispose of, mortgage or hypothecate property. the same, or any part thereof and may apply the proceeds of such property for the purposes of the said Church, subject to the terms of any trust on which the same may have been received or are held, and any devise of real estate shall be subject to the laws respecting the devises of real estate to religious corporations in force at the time

Amount limited.

of such devise in that locality in which such real estate is situate; provided that the real estate held by the Synod shall not exceed in annual value at any one time the sum of five hundred thousand dollars, and no parcel of land or interest therein at any time acquired by the Synod and not required for actual use and occupation and not held by way of security shall be held by the Synod or by any Trustee in its behalf for a longer period than ten years after the acquisition thereof or after it shall have ceased to be required for actual use or occupation by the Synod, but at or before the expiration of such period the same shall be sold or disposed of so that the Synod shall no longer retain any interest or estate therein except by way of security.

Canons by-laws, etc 4. The Synod shall have full power and authority to adopt such canons, rules, regulations and by-laws as by the Synod may be considered necessary for the exercise of the powers conferred or which may hereafter be conferred on the Synod under this or any other Act relating to the said Church or Synod.

Boards, councils and committees. 5. The Synod may exercise all the said powers by and through such boards, councils and committees as the Synod may from time to time appoint by canons or by-laws, and may determine the method of election or appointment thereto and may define the constitution, powers, duties, quorum and term of office of such boards, councils and committees, and fix the number, powers, duties and terms of office of the officers of the Synod, with full power to delegate such of its powers as it may deem proper to the said boards, councils, committees and officers.

Borrowing.

6. The Synod may borrow money as and when required for its purposes.

General powers.

7. The Synod may do all such other lawful acts and things as are incidental or may be conducive to the attainment of its objects.

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#### CHAP. 83.

An Act to amend an Act to incorporate Gilmour and Hughson, Limited.

[Assented to 3rd May, 1921.]

WHEREAS Gilmour and Hughson, Limited, hereinafter 1895, c. 89. called "the Company," has by its petition prayed that it be granted the powers hereinafter set forth, and it is expedient to grant the prayer of the said petition; Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The directors of the Company may from time to Distributions time make distribution of its assets in specie among its on approval shareholders, provided that no such distribution shall be holders. made until it has been approved of by the unanimous vote of the shareholders of the Company at a special general meeting of the Company duly called for considering the same.

2. Nothing in, or done in pursuance of, this Act shall Rights of affect or impair the rights of the creditors of the Company, preserved. and no distribution of its assets impairing its paid-up capital shall be made before all its liabilities have been discharged or full provision made for the discharge thereof.

3. After the distribution of the Company's assets has Business not been approved of as aforesaid, if its paid-up capital has to be conbeen impaired by any such distribution, the Company capital imshall no longer have power to continue its business except as may be necessary for the protection of its assets and for the distribution aforesaid.

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#### CHAP. 84.

An Act respecting The Great West Bank of Canada.

[Assented to 4th June, 1921.]

1920, c. 102.

WHEREAS The Great West Bank of Canada has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of time for obtaining certificate.

1. Notwithstanding anything in *The Bank Act*, or in chapter one hundred and two of the statutes of 1920 incorporating The Great West Bank of Canada, the Treasury Board, may, within one year after the first day of July, 1921, give to the said Bank the certificate required by section sixteen of *The Bank Act*.

1913, c. 9.

Effect as to lapse or continuation of powers.

2. In the event of the said Bank not obtaining the said certificate from the Treasury Board within the time aforesaid, the rights, powers and privileges conferred on the said Bank by the said Act of incorporation and by this Act shall thereupon cease and determine, but otherwise shall remain in full force and effect notwithstanding section sixteen of The Bank Act.

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#### CHAP. 85.

An Act respecting The James MacLaren Company, Limited.

[Assented to 4th June, 1921.]

WHEREAS The James MacLaren Company, Limited, Preamble. incorporated by chapter ninety, of the statutes 1895, c. 90. of 1895, have by their petition prayed that their charter be amended and that their capital stock be increased to ten million dollars, that restrictions on their borrowing and other powers be removed, and that their borrowing, holding, operating and other powers be enlarged, and whereas it is expedient to grant the prayer of said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. Section two of the said Act is amended and the capital Capital stock of the James MacLaren Company, Limited, herein-stock increased after called "the Company," is increased from one million from one dollars to ten million dollars, divided into shares of one ten million to hundred dollars each.

2. Section six of the said Act is amended by striking Limitation out all words after the word "Company" in the fourth as to real line from the end of said section, and by adding thereto renealed, the following:-

and powers extended.

"And may also purchase, lease or otherwise acquire the whole or any part of the business, property, franchise, goodwill, rights and privileges held or enjoyed by any persons or firm or by any company or corporation carrying on any business which the company is authorized to carry on, on such terms, conditions and for such considerations as may be agreed upon, assume the liabilities of any such person, firm, company or corporation, and may also purchase, secure, acquire, develop, produce, use, lease, sell, distribute and otherwise deal in and with electricity, motive power and energy of all kinds, water-power, water-powers, water-lots, lands covered with water, springs, wells, rivers, lakes, water, rights to water and the flow thereof, hydraulic rights and privileges, easements, servitudes, the banks, beaches and beds of rivers, streams and lakes, water-powers on or that can be developed on and near thereto, and land adjoining or near the same, or thought suitable for use in connection therewith, and may also lease, purchase and otherwise acquire, build, erect, make, construct, use, operate, sell, dispose of and otherwise deal in and with waterworks. reservoirs, cisterns, filter-beds, pumping stations, aqueducts, dams, and other works, and all kinds of machinery. plant and appliances, sink wells, construct and lay down mains and pipes, and do all things necessary or convenient therefor, also construct, maintain, operate, use, and manage conduits, tunnels, transmission lines, structures, devices, poles, towers, and lay out and maintain pipes, cables, wires or other conductors and connect them with similar lines. the whole in any way or manner and by such works and means as the Company may deem expedient except as herein otherwise provided.

Sections added extending powers.

business.

3. The said Act is amended by inserting the following sections immediately after section six thereof:—

"6A. The Company may, subject as hereinafter pro-

 $\begin{array}{ccc} ext{vided} : - \\ ext{Authorized} & \text{``(1)} \end{array}$ 

"(1) Carry on the business of the transportation of goods, wares, merchandise, timber, ore, coal, grain and passengers upon land and water; carry on the business of towing, wrecking and salvage in all its branches in and over any of the waters within or bordering upon the Dominion of Canada, to and from any port therein and to and from any foreign port; design, lay out, construct, acquire, buy, own, charter, improve, develop, repair, maintain, operate, manage, lease, sell, alienate, dispose of, and deal in and with steamships, steamboats, motor boats of all kinds, vessels, ships, barges. tugs, scows, steamship lines, vessel lines, transportation lines, towing, salvage and wrecking outfits, aeroplanes, gasolene and all things and appliances used for propelling and operating aeroplanes, booms, dams. wharves, piers, docks, dry docks, dock yards, shipbuilding yards, slips, basins, coaling apparatus, telegraph and telephone lines, wireless telegraph outfits and stations, and all incidental structures, appliances and equipment, steamboat and railway terminals, transportation, warehouse, storage and cold storage facilities, yards, stock yards, oil tanks, pipe lines, freight sheds, freight and passenger stations, stores, buildings of every description, tramways and tracks on lands owned, leased or controlled by the Company, cars, motors, engines and equipment for the movement, care, storage or handling of any merchandise or traffic, pas-

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senger facilities and accommodation, hotels, boarding houses, elevators for elevating grain, wheat or other produce, and cleaning plant and equipment, mills and machinery for the manufacture of flour, cereals or any product or by-product of grain or of other agricultural products, shops and works for the manufacture of machinery, of railway and other equipment, and all supplies for steamships and vessels and their equipment:

"(2) Lease and acquire by purchase, concession, exchange Real and or other legal title and construct, erect, operate, main-personal property. tain, manage, sell and dispose of factories, mills, warehouses, depots, machine shops, engine houses and other structures and erections of all kinds deemed useful for its business, lease, purchase or otherwise acquire all other property movable or immovable, real or personal, deemed useful or suitable for the Company and any partial, limited or undivided share thereof or interest therein, and also, in the discretion of the company sell, alienate and dispose of, on such terms and conditions and for such price or consideration as may be deemed expedient, any rights or property of the Company, movable or immovable, real or personal, and any partial, limited or undivided share thereof, or interest therein, and any servitude, easement, Easements. right or privilege therein or thereover, or in reference to the use thereof:

"(3) Enter into partnership or any arrangement for Partnership. sharing of profits, union of interests, co-operation, joint venture, reciprocal concession or otherwise with any person, company or corporation carrying on or engaged in or authorized or about to carry on or engage in any undertaking, business or transaction respecting the development of water-powers, the damming, storing, raising, lowering, retaining or regulating the flow of water, or in any business or transaction which the company is authorized to carry on or engage in, or any undertaking, business or transaction thought capable of being conducted so as directly or indirectly to benefit the Company, lend money to, guarantee the Loans and contracts of, or otherwise assist any such person, guarantees. company or corporation;

"(4) Adopt such means of making known the products of Advertising. the company as may seem expedient and in particular by advertising in the press, by circulars, by moving pictures, by purchase and exhibition of works of art or interest, by publication of books and periodicals and

by granting prizes, rewards and donations;

"(5) Consolidate or amalgamate with any other company Consolidation having objects altogether or in part similar to those mation. of the Company, and acquire by purchase, lease or other-

wise the property, franchises, undertaking and business of any such company and assume the obligations thereof:

Provincial and foreign registration. "(6) Cause the Company to be registered and recognized in any Province of the Dominion of Canada or any foreign country, and designate persons therein according to the laws of such Provinces or foreign country, to represent the Company and to accept service for and on behalf of the Company of any process or suit:

Trade-marks. patents, etc.

Places of instruction

Employees'

benefits.

Other

objects.

General.

Arrangements with

government and other

authorities.

benevolent

hre amusement. "(7) Apply for, purchase or otherwise acquire trade-marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired:

"(8) Own, operate, maintain, lease, sell and dispose of residences, theatres and places of instruction and

recreation:

"(9) Establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the Company, or the dependents or connections of such persons, grant pensions and allowances to and make payments towards insurance of any such persons and subscribe or guarantee money for charitable, patriotic, or benevolent objects, or for any hospital, church, exhibition, or for any public. general or useful object;

"(10) Do all or any of the above things as principals, agents, contractors or otherwise and by or through trustees, agents or otherwise and either alone or in

conjunction with others:"

"6B. The Company may also enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and obtain from any such authority any rights, privileges, exemptions, and concessions which the company may think it desirable to obtain, and carry out or exercise and comply with any such arrangements. rights, privileges and concessions;"

Works to logging

necessary operations.

"6c. The Company may also, subject to any Dominion or Provincial law of general application, purchase, lease, make, construct or otherwise acquire, and hold, sell, transfer, assign or otherwise dispose of, booms, dams, slides, piers, assorting booms, sorting gaps and all other works, and all accessories of the same, on, adjoining or near lakes, rivers, streams.

streams, creeks and other water, which may be deemed necessary. useful or expedient for collecting, storing, assorting, driving, and handling logs, timber and wood-goods of every nature and description, in upon or down lakes, rivers, streams and creeks, and may also operate such booms and works and direct and drive all such logs, timber and woodgoods, in, on and down lakes, rivers, streams and creeks. and save, collect and gather such logs, timber and woodgoods as may be found loose upon any lake, river, stream or creek, and which have been put affoat without proper provision having been made for the driving thereof and which obstruct driving operations and do all things deemed neces- Collect tolls. sary or useful for the above purposes, and claim and recover etc. from the owners of such logs, timber and wood-goods such tolls, compensation and charges as the company may have the right to claim or recover, or may hereafter be authorized to claim or recover, under any law or statute of the Dominion of Canada, or any Province of Canada; and the company may from time to time and at any time and the company may from this to the also enter into any contract, agreement or arrangement with Contract to handle logs any person, company or corporation for collecting, saving, for others. booming, storing, driving or otherwise handling the logs, timber and wood-goods of such person, company or corporation that are, may be, or are expected thereafter to be, in, upon, adjoining or near, any lake, river, stream or creek, or the shoals, beds or banks thereof, and the company may also in and by such contract or contracts, agreement or agreements, arrangement or arrangements, agree upon, Fix tolls. settle and fix with such person, company or corporation the tolls, charges and compensation that the company shall receive and be entitled to receive for anything done or to be done with or in reference to any such logs, timber and wood-goods, and the company shall be entitled to and have the right to collect of and from such person, company or corporation the tolls, charges and compensation so agreed upon, settled or fixed:"

"6D. The rights and powers conferred upon the Com-Electricity. pany in reference to electricity, when exercised outside the properties of the Company, shall be subject to the provincial and municipal laws and regulations that behalf; and provided that in any province where there is no provincial authority to regulate the rates and charges of electricity such rates and charges shall be subject to the approval of the Board of Railway Commissioners of Canada which may revise the same from time to time."

"6E. (1) When any rights and powers of the Company Application can only be exercised with the approval or consent to Board of Railway of a municipal corporation, and when the Company can-Commisnot obtain such approval or consent from such muni-sioners. cipal corporation, or when the Company cannot obtain

such approval or consent otherwise than subject to terms and conditions not acceptable to the Company, and where there is no provincial authority having jurisdiction over or provincial law governing such matters, the Company may apply to the Board of Railway Commissioners of Canada for leave to exercise such rights and powers;

Powers of Board.

Order of Board.

"(2) The said Board may refuse or may grant such application in whole or in part, and may by order impose any terms, conditions or limitations in respect of the application which it deems expedient, having due

regard to all proper interests;

"(3) Upon such order being made, and subject to any terms imposed by the said Board, the Company may exercise such powers in accordance with such order;

Consent of municipalities.

"(4) Nothing in this Act shall be deemed to authorize the Company in the use of the powers therein contained, to construct or operate any line along any highway or public place, without first obtaining the consent, expressed by by-law, of the municipality having jurisdiction over such highway or public place, nor without complying with any terms stated or provided for in such by-law, or to authorize the Company to sell, dispose of, or distribute, outside the properties of the Company, power or energy within or for use within the limits of any municipality, without the consent, expressed by by-law, of such municipality."

Section requiring of real estate repealed and new powers of dealing therewith conferred.

4. Section ten of the said Act is repealed and the followthe alienation ing substituted therefor:—

"10. The Company may survey and lay out any of its real or immovable properties into lots, and lay out roads. streets, squares and parks thereon, and make and register plans thereof and construct, alter, demolish and decorate houses, buildings and structures and conveniences of all kinds thereon, let same on building leases or building agreements or otherwise, advance and lend money and enter into contracts and arrangements of all kinds with purchasers, builders, tenants, and others having dealings with the company in respect of such properties or any of them, and otherwise develop, deal with and improve said lands in such manner as it may deem advisable and the company may sell, lease or dispose of such lands and properties or any part thereof, when and as, and upon such terms and conditions, and for such prices and considerations as the Company may deem expedient."

Bonding and borrowing powers and limitations repealed and new powers conferred.

5. Section fourteen of the said Act is repealed and the following substituted therefor:

"14. Without restricting the other borrowing powers of the Company but in addition thereto, if authorized by a by-law or by-laws sanctioned by a vote of not less than twothirds in value of the subscribed stock of the company

represented at a general meeting duly called for considering the by-law, the directors may from time to time,-

"(a) Borrow money upon the credit of the Company:

"(b) Limit or increase the amount to be borrowed;

"(c) Issue bonds, debentures or other securities of the Issue Company for sums not less than one hundred dollars securities. each, and pledge or sell the same for such sums and

at such prices as may be deemed expedient:

"(d) Hypothecate, mortgage or pledge by one or more Mortgage, trust deeds the whole or any part of the property of etc. the Company, present and future, to secure any such bonds, debentures or other securities and any money

borrowed for the purposes of the Company:

"(e) Saving the rights arising from registration the securities said bonds, debentures and securities shall rank in to rank as of date of issue. priority according to the respective dates of the issue thereof, and nothing herein contained shall authorize the issue of any such bonds, debentures or other securities ranking in priority to, or pari passu with any of the bonds of the Company previously issued."

Borrow

6. The said Act is amended by inserting the following section immediately after section fourteen:

"14A. The company may invest the moneys of the Com- Moneys of pany not immediately required in such manner as may from time to time be determined; and may also, with the approval Powers of of two-thirds of the shareholders first duly obtained at investment. a general meeting or at a meeting specially called, distribute Distribution among the shareholders of the Company in kind any property of property of the Company and in particular any shares, debentures shareholders. or securities in any other companies belonging to the company or which the Company may have power to dispose of; and may also issue fully paid-up shares in payment or part Issue fully payment of the consideration or purchase price of any shares in movable or immovable, personal or real property, easements, payment of property servitudes, rights, privileges, works, business, undertaking, acquired. contract, agreement, transaction, patent rights, stock or shares of other companies, that may be acquired by the Company, accept the fully paid-up shares of any other Accept fully company or corporation in payment or part payment or paid-up shares as the consideration or part consideration of any rights, company as privileges and property, movable or immovable, real or payment. personal of the Company; and may also purchase, subscribe or apply for, take in exchange or otherwise acquire, Power to register, hold, sell, transfer, assign or otherwise dispose of deal with or turn to account the stock, shares, bonds, debentures, shares, bonds, debenture stock, notes and other securities and evidences companies of interest in or indebtedness of, and all other interest in and persons. and claims upon, any company, person, firm, voluntary association, trust, joint stock company, or corporation, and

while the owner or holder thereof exercise, through such agent or agents as the directors may appoint, all the rights, powers and privileges of ownership, including the right to vote thereon; and may also enter into, carry out and complete contracts of inter-insurance and for such purpose appoint agents and attorneys and do any act necessary to complete such contracts."

Inter-insurance.

- R. S. c. 79. 7. Section one hundred and forty-one of the Companies Purchase of Act, shall not apply to the Company.
- stock in other companies.
  Company may operate throughout Canada and elsewhere.
- S. The rights and powers of the Company may be exercised and the operations, business and undertakings of the Company may be carried on throughout Canada and elsewhere.

Existing rights saved.

9. Nothing in this Act contained shall be deemed to impair or prejudice the existing rights of the Company or of any other person, firm or corporation or affect pending litigation.

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#### CHAP. 86.

An Act respecting "Les Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest."

[Assented to 4th June, 1921.]

WHEREAS Les Révérends Pèrcs Oblats de Marie 1883, c. 96. Immaculée des Territoires du Nord-Ouest have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Chapter ninety-six of the statutes of 1883 is amended by adding thereto, as section eleven, the following:—

"11. (1) The Corporation may from time to time for Powers. the purposes of the Corporation borrow money upon the credit of the Corporation, and invest any of its funds Borrowing. and moneys in and upon any mortgage security of lands, Notes, bills, tenements, and hereditaments, and in debentures of muni-etc. cipal or school corporations or in Dominion or provincial stock or securities in any part of Canada, and for the purposes of such investments may take, receive and accept mortgages, or assignments thereof, whether such mortgages Mortgage. or assignments be made and executed directly to it in its etc. own corporate name, or to some other company or person in trust for it, and shall have and enjoy the same; and may take personal security as collateral for any advance made or to be made for any debt due the Corporation; and furthermore may sell, grant, assign and transfer such mortgages or personal security to any person, company or Lending. body capable of receiving an assignment thereof, and may release and discharge such mortgages, or personal security

(2) Nothing in this section shall be construed to authorize Limitation. the Corporation to issue any note or bill payable to bearer thereof, or any promissory note intended to be circulated as money or as the note or bill of a bank, or to engage in the business of banking or insurance."

either wholly or partly.

#### CHAP. 87.

An Act to amend and consolidate the Acts respecting Quebec Steamship Company.

[Assented to 4th June, 1921.]

1873, c. 108; 1880, c. 62; 1899, c. 125. WHEREAS the Quebec Steamship Company (hereinafter called the Company), has by its petition prayed that the Acts respecting the Company be amended and consolidated and that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Short title.

1. This Act may be cited as Quebec Steamship Company Limited Consolidation Act, 1921.

Repeal.

2. The Acts described in the Schedule to this Act are hereby repealed to the extent described in the said schedule, and the provisions of this Act are substituted for the provisions of the Acts so repealed.

Corporate existence continued.

3. The said repeal shall not in any way affect the corporate existence of the Company, which shall continue to be the same corporation as that constituted by the Act of the Parliament of Canada, 36-37 Vict. chapter one hundred and eight, under the name "Quebec and Gulf Ports Steamship Company." subsequently changed to "Quebec Steamship Company" by the Act of the Parliament of Canada, 43 Vict. chapter sixty-two, and by this Act changed to "Quebec Steamship Company Limited," and to be composed of all persons who are now shareholders or shall at any time hereafter become shareholders in the Company under the provisions of this Act and of any general Act applicable to the Company and of by-laws made under the authority thereof, and the said repeal shall not affect the shares and rights and liabilities of the shareholders as such, and notwithstanding the said repeal, the Company shall continue to be the owner of and entitled to all the property and

Change of name.

assets and subject to the obligations and liabilities to which it was entitled and subject when this Act came into effect, and all by-laws, resolutions and regulations in force when this Act comes into effect shall be of the same force and effect as if made under this Act.

4. The name of the Company shall be "Quebec Steam- Corporate ship Company Limited" and the Company shall have continued succession, and shall be capable in law of sucing and being sued, pleading and being impleaded, answering and being answered unto, defending and being defended, in all manner of actions, suits, complaints, matters and causes whatsoever, and may have a common seal which, Seal. until altered, shall be the one heretofore adopted by the Company, and may change or alter the same at pleasure, and may acquire, hold, alienate and convey any real acquire, property necessary or requisite for the carrying on of the convey real undertaking of the Company.

5. The capital stock of the Company shall be ten million Capital dollars, divided into shares of one hundred dollars each.

6. The Company may throughout Canada and elsewhere:—

(a) Purchase, take in exchange, build or otherwise Power to acquire and hold, lease, hire or charter ships or vessels employ, or any shares or interests in ships or vessels, and dispose of and otherwise maintain, repair, improve, alter, sell, exchange, let deal with out on hire or charter or otherwise deal with and vessels. dispose of any ships, vessels, or any shares or interests therein, and employ them in any lawful business whatsoever and wheresoever; buy and sell fruit and other goods and merchandise and carry on the business of general merchants; also own, construct, buy, sell or lease wharves, roads, stores, buildings or other property required for their own business.

(b) Carry on all or any of the businesses of ship owners, Engage in ship brokers, insurance brokers, managers of shipping shipowers, shipping shipowers, property, freight contractors, carriers by land and sea, brokers, etc. barge owners, lightermen, forwarding agents, ice merchants, refrigerating storekeepers, warehousemen, wharfingers and general traders.

(c) Insure with any other company or person against Take loss, damages, risks and liabilities of all kinds which unsurance.

may affect this Company.

(d) Carry on any other business which may seem to Generally. the Company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights.

Acquire and carry on businesses of other company or person.

Acquire patents, etc.

- (e) Acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
- (f) Apply for, purchase, or otherwise acquire. anv patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company, and use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired.

Partnerships.

(a) Enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company.

Shares in other company.

Loans.

Arrangements with governments and other authorities.

Charitable and benevolent works.

- (h) Take or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company, and sell, hold or issue with or without guarantee or otherwise deal with the same, and lend money to guarantee the contracts of or otherwise assist any company in which the Company may hold shares or with which it may have business relations.
- (i) Enter into any arrangements with any governments or authorities supreme, municipal, local or otherwise, that may seem conducive to the Company's objects. or any of them, and obtain from any such government or authority, any rights, privileges and concessions which the Company may think it desirable to obtain, and carry out, exercise, and comply with any such arrangements, rights, privileges and concessions.

(j) Establish and support or aid in the establishment and support of associations, institutions, funds, trusts. and conveniences calculated to benefit employees or ex-employees of the Company or the dependants or connections of such persons, and grant pensions and allowances, and make payments towards insurance. and subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for

any public, general or useful object.

(k) Promote any company or companies for the purpose Promote of acquiring all or any of the property, rights and company to acquire this liabilities of this Company, or for any other purpose company. which may seem directly or indirectly calculated to benefit this Company.

(1) Generally purchase, take on lease or in exchange, Real and hire or otherwise acquire, any real and personal pro-personal pro-property. perty, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business.

(m) Invest and deal with the moneys of the Company Invest not immediately required in such manner as may from moneys of company. time to time be determined.

(n) Lend money to such persons and on such terms as Lend money. may seem expedient, and in particular to customers and others having dealings with the Company, and guarantee the performance of contracts by any such

persons.

(o) Borrow or raise or secure the payment of money in Borrow such manner as the Company shall think fit, and in money. particular by the issue of debentures, or debenture stock, perpetual or otherwise, charged upon all or any Issue of the Company's property both present and future. debentures. including its uncalled capital, and purchase, redeem or pay off any such securities.

(p) Remunerate any person or company for services Pay stockrendered, or to be rendered, in placing or assisting selling agents. to place or guaranteeing the placing of any of the shares in the Company's capital, or any debentures, debenture stock or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business.

(q) Issue paid-up shares, debenture stock, debentures, Issue paid-up bonds and other securities of the Company in payment shares, etc., in payment or part payment of any property, rights and easements of property which may be acquired by the Company and for any acquired. services rendered to and work done for the Company. and in or towards the payment or satisfaction of debts and liabilities owing by the Company.

(r) Draw, make, accept, indorse, discount, execute, Promissory and issue promissory notes, bills of exchange, bills of exchange, of lading, warrants, debentures and other negotiable etc. or transferable instruments.

(s) Sell or dispose of the undertaking of the Company Dispose of or any part thereof for such consideration as the the undertaking of the Company may think fit, and in particular for shares, Company. debentures, or securities of any other company having objects altogether or in part similar to those of this Company.

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(t)

Distribute proper y of Company to shareholders

Foreign registration.

Deal generally with property of Company.

Act as principals, agents, etc. (t) Distribute among the shareholders of the Company in kind any property of the Company and in particular any shares, debentures or securities in any other company belonging to the Company, or which the Company may have power to dispose of.

(u) Procure the Company to be registered or recognized

in any foreign country or place.

(v) Sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with, all or any part of the real or personal property and rights of the Company.

(w) Do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either

alone or in conjunction with others.

Head office.

7. The head office or principal place of business of the Company shall be at Montreal in the Province of Quebec in Canada, and the Company may establish, maintain and close from time to time offices or agencies elsewhere as may be determined by the directors.

Attorneys.

S. The Company if authorized by its by-laws, may empower any person, by writing under its common seal, either generally or in respect of any specified matters, as its attorney, to execute deeds or other documents on its behalf in any place elsewhere than the place where its head office is situate, and every deed or other document signed by such attorney, on behalf of the Company, and under his seal, shall bind the Company, and have the same effect as though it were under its common seal.

Official seal for use outside of Quebec province. **9.** (a) The Company may, if so prescribed by its by-laws, have for use in any territory, district, or place other than that in which its head office is situate, an official seal, which shall be a facsimile of the common seal of the Company, with the addition on its face of the name of every territory, district or place where it is to be used.

Authorize use of seal outside of Quebec province.

(b) The Company may, by writing under its common seal, or by resolution of its directors, authorize any person appointed for the purpose in any territory, district or place other than that in which its head office is situate, to affix such an official seal to any deed or other document to which the Company is party in that territory, district or place; or any person or persons authorized to affix the common seal of the Company to deeds or other documents may affix such official seal to any such deed or document.

(c) The authority of any such agent shall, as between the Company and any person dealing with the agent continue during the period, if any, mentioned in the

Agents' authority with official seal.

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instrument

instrument conferring the authority, or if no period is therein mentioned, then until notice of the revocation or determination of the agent's authority has been given to the person dealing with him.

(d) The person affixing any such official seal shall, by Date and writing under his hand, on the deed or other document affixing to which the seal is affixed, certify the date and place official seal.

of affixing the same.

(e) The deed or other document to which an official Company seal is duly affixed shall bind the Company as its bound by official seal. deed or otherwise, as though it had been sealed with the common seal of the Company and notwithstanding any failure to comply with the next preceding provision.

10. (a) The affairs of the Company shall be managed Directors. by a board of not more than nine and not less than three directors; the shareholders may, at the annual general meeting, before proceeding to the election of directors, declare by resolution the number, not more than nine and not less than three, of directors to be elected, and when so fixed, such number shall be the number to be elected until changed by like resolution.

(b) The directors at the time of the passing of this old directors Act shall hold office until their successors are elected to hold office till new

or appointed under the same.

board elected.

11. No person shall be eligible as a director unless he Director's is the holder of at least one share in the capital stock of qualifications. the Company paid up in full, and the majority of the directors of the Company so chosen shall at all times be Resident in persons resident in Canada, and subjects of His Majesty Canada and British by birth or naturalization.

12. At all general meetings of the Company every voting at shareholder shall be entitled to give one vote for each general share then held by him; shareholders may be represented and vote by proxy; unless otherwise prescribed by the by-laws of the Company, proxies need not be shareholders. The directors may order the stock transfer books of the Company to be closed for any period, not exceeding thirty days, previous to a general meeting or to the payment of a dividend.

13. The stock of the Company shall be deemed personal Stock estate, and shall be transferable in such manner only and deemed personal subject to all such conditions and restrictions as by the estate. by-laws of the Company shall be prescribed.

transfer.

14. Sections one hundred and twenty-five, one hundred Sections of and twenty-seven, one hundred and thirty-eight, one Companies' and twenty-seven, one hundred and thirty-eight, one Act not to hundred and forty-one, one hundred and fifty-five and one apply. hundred

hundred and sixty-eight of Part II of chapter seventy-nine, Revised Statutes of Canada, 1906, the Companies' Act, shall not apply to the Company.

#### SCHEDULE.

# ACTS REPEALED. (s. 2).

#### ACTS OF THE DOMINION OF CANADA.

Year and Chapter.	Title.	Extent of Repeal.
36-37 Viet. (1873-1874) c. 108.	An Act to grant additional powers to the Quebec and Gulf Ports Steamship Com- pany.	The whole.
43 Vict. (1880) c. 62	An Act to amend the Act, 36-37 Vict. c. 108, intituled an Act to grant additional powers to the Quebec and Gulf Ports Steamship Company.	
62-63 Vict. (1899) c. 125	An Act respecting the Quebec Steamship Company.	The whole.

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### CHAP. 88.

An Act for the relief of Margaret Thorne Acton.

[Assented to 3rd May, 1921.]

WHEREAS Margaret Thorne Acton, presently residing Preamble. at the city of Toronto, in the province of Ontario, wife of Clarence Sims Acton, of the city of Montreal, in the province of Quebec, publisher, has by her petition alleged, in effect, that they were lawfully married on the twenty-second day of May, A.D. 1909, at the said city of Toronto, she then being Margaret Thorne Christie, spinster: that the legal domicile of the said Clarence Sims Acton was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The said marriage between Margaret Thorne Christie Marriage and Clarence Sims Acton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Margaret Thorne Christie may at any time Right to hereafter marry any man whom she might lawfully marry if the said marriage with the said Clarence Sims Acton had not been solemnized.

#### CHAP. 89.

An Act for the relief of Carman Adams.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Carman Adams, of the township of Ameliasburg, in the county of Prince Edward, in the province of Ontario, farmer, has by his petition alleged, in effect, that on the ninteenth day of February, A.D. 1897, at the town of Picton, in the said province, he was lawfully married to Maud Brickman; that she was then of the said township, a spinster; that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Carman Adams and Maud Brickman, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Carman Adams may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Maud Brickman had not been solemnized.

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#### CHAP. 90.

An Act for the relief of Elizabeth Alexander.

[Assented to 15th April, 1921.]

WHEREAS Elizabeth Alexander, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of John Frederick Alexander, of the said city, chauffeur, has by her petition alleged, in effect, that they were lawfully married on the twenty-third day of December, A.D. 1909, at the said city, she then being Elizabeth Hart, spinster; that the legal domicile of the said John Frederick Alexander was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

- 1. The said marriage between Elizabeth Hart and John Marriage Frederick Alexander, her husband, is hereby dissolved, and dissolved. shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Elizabeth Hart may at any time hereafter Right to marry any man whom she might lawfully marry if the said marry again. marriage with the said John Frederick Alexander had not been solemnized.

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#### CHAP. 91.

An Act for the relief of Mabel Alice Allport.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Mabel Alice Allport, presently residing at the city of London, in the province of Ontario, wife of Charles Wilfred Allport, of the city of Toronto, in the said province, jeweller, has by her petition alleged, in effect, that they were lawfully married on the thirtieth day of June, A.D. 1915, at the said city of London, she then being Mabel Alice Hotham, spinster; that the legal domicile of the said Charles Wilfred Allport was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved.

- 1. The said marriage between Mabel Alice Hotham and Charles Wilfred Allport, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Mabel Alice Hotham may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles Wilfred Allport had not been solemnized.

### CHAP. 92.

An Act for the relief of James Charles Allward.

[Assented to 4th June, 1921.]

HEREAS James Charles Allward, of the city of Toronto, Preamble. in the province of Ontario, insurance clerk, has by his petition alleged, in effect, that on the fifteenth day of October, A.D. 1913, at the city of Buffalo, in the state of New York, one of the United States of America, he was lawfully married to Eva Henrietta Abbs, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between James Charles Allward Marriage and Eva Henrietta Abbs, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said James Charles Allward may at any time Right to hereafter marry any woman he might lawfully marry if marry again, the said marriage with the said Eva Henrietta Abbs had not been solemnized.

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#### CHAP. 93.

An Act for the relief of Alice Andrews.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Alice Andrews, presently residing at the city of Toronto, in the province of Ontario, sales clerk, wife of John Bowman Andrews, of the said city, traveller, has by her petition alleged, in effect, that they were lawfully married on the first day of April, A.D. 1911, at the said city, she then being Alice Guy, spinster; that the legal domicile of the said John Bowman Andrews was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved. 1. The said marriage between Alice Guy and John Bowman Andrews, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Alice Guy may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Bowman Andrews had not been solemnized.

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#### CHAP. 94.

An Act for the relief of Lillian Florence Ansell.

[Assented to 3rd May, 1921.]

WHEREAS Lillian Florence Ansell, presently residing Preamble. at the city of Toronto, in the province of Ontario, wife of Frederick Ansell, presently of the city of Vancouver, in the province of British Columbia, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of December, A.D. 1906, at the town of Plumbstead, in the county of Kent, England, she then being Lillian Florence White, spinster; that the legal domicile of the said Frederick Ansell was then in England, and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:---

- 1. The said marriage between Lillian Florence White Marriage and Frederick Ansell, her husband, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Lillian Florence White may at any time Right to hereafter marry any man whom she might lawfully marry marry again if the said marriage with the said Frederick Ansell had not been solemnized.

#### CHAP. 95.

An Act for the relief of Lily Appleton.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Lily Appleton, presently residing at the city of Toronto, in the province of Ontario, wife of Thomas Henry Appleton, of the said city, fireman, has by her petition alleged, in effect, that they were lawfully married on the thirtieth day of December, A.D. 1919, at the said city, she then being Lily Stier, spinster; that the legal domicile of the said Thomas Henry Appleton was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Lily Stier and Thomas Henry Appleton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Lily Stier may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Henry Appleton had not been solemnized.

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#### CHAP. 96.

An Act for the relief of John Samuel Bain.

[Assented to 4th June, 1921.]

WHEREAS John Samuel Bain, of the city of Toronto, Preamble. in the province of Ontario, musician, has by his petition alleged, in effect, that on the twenty-first day of April, A.D. 1911, at the said city, he was lawfully married to Ethel May Redsell; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:---

- 1. The said marriage between John Samuel Bain and Marriage Ethel May Redsell, his wife, is hereby dissolved, and shall dissolved. he henceforth null and void to all intents and purposes whatsoever.
- 2. The said John Samuel Bain may at any time here-Right to after marry any woman he might lawfully marry if the marry again. said marriage with the said Ethel May Redsell had not been solemnized.

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#### CHAP. 97.

An Act for the relief of Ethel Gordon Wright Ball.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Ethel Gordon Wright Ball, presently residing at the city of Montreal, in the province of Quebec, wife of Harry Ball, of the said city, electrical engineer, has by her petition alleged, in effect, that they were lawfully married on the fourth day of November, A.D. 1911, at the city of Toronto, in the province of Ontario, she then being Ethel Gordon Wright, spinster; that the legal domicile of the said Harry Ball was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

Marriage dissolved.

1. The said marriage between Ethel Gordon Wright and Harry Ball, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel Gordon Wright may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Harry Ball had not been solemnized.

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#### CHAP. 98.

An Act for the relief of Ernest Alfred Ballard.

[Assented to 4th June, 1921.]

WHEREAS Ernest Alfred Ballard, of the city of Toronto, Preamble. in the province of Ontario, labourer, has by his petition alleged, in effect, that on the twenty-eighth day of October, A.D. 1911, at the said city, he was lawfully married to Daisy Matilda Alexander; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has praved for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Ernest Alfred Ballard and Marriage Daisy Matilda Alexander, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Ernest Alfred Ballard may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Daisy Matilda Alexander had not been solemnized.

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#### CHAP. 99.

An Act for the relief of Edith Myrtle Barnes.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Edith Myrtle Barnes, presently residing at the city of Ottawa, in the province of Ontario. civil servant, wife of Frederick Horace Barnes of the said city, foreman, has by her petition alleged, in effect, that they were lawfully married on the eighth day of November, A.D. 1910, at the said city, she then being Edith Myrtle Young, spinster; that the legal domicile of the said Frederick Horace Barnes was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

#### Marriage dissolved.

- 1. The said marriage between Edith Myrtle Young and Frederick Horace Barnes, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Edith Myrtle Young may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Frederick Horace Barnes had not been solemnized

### CHAP. 100.

An Act for the relief of Annie Maud Bell.

[Assented to 4th June, 19?1.]

WHEREAS Annie Maud Bell, presently residing at the Preamble. city of Toronto, in the province of Ontario, nurse, wife of Charles Garland Bell, of the village of Merlin, in the county of Kent, in the said province, medical student, has by her petition alleged, in effect, that they were lawfully married on the seventeenth day of February, A.D. 1917, in the parish of Hastings, in the county of Sussex, England, she then being Annie Maud Smith, spinster; that the legal domicile of the said Charles Garland Bell was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Annie Maud Smith Marriage and Charles Garland Bell, her husband, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Annie Maud Smith may at any time here-Right to after marry any man whom she might lawfully marry if marry again. the said marriage with the said Charles Garland Bell had not been solemnized.

#### CHAP. 101.

An Act for the relief of Dora Lucy Bell.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Dora Lucy Bell, presently residing at the city of Toronto, in the province of Ontario, wife of Walker Hardenbrooke Bell, of the said city, has by her petition alleged, in effect, that they were lawfully married on the fifth day of December, A.D. 1906, at the city of Montreal, in the province of Quebec, she then being Dora Lucy Macdougall, spinster; that the legal domicile of the said Walker Hardenbrooke Bell was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Dora Lucy Macdougall and Walker Hardenbrooke Bell, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again 2. The said Dora Lucy Macdougall may at any time hereafter marry any man whom she might lawfully marry it the said marriage with the said Walker Hardenbrooke Bell had not been solemnized.

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#### CHAP. 102.

An Act for the relief of Susan Lee Johnson Bell.

[Assented to 4th June, 1921.]

WHEREAS Susan Lee Johnson Bell, presently residing Preamble. at the city of Montreal, in the province of Quebec, milliner, wife of Henry Harrison Bell, presently of the city of Chicago, in the state of Illinois, one of the United States of America, chauffeur, has by her petition alleged, in effect, that they were lawfully married on the fifth day of February, A.D. 1912, at the city of New York, in the State of New York, one of the United States of America. she then being Susan Lee Johnson Durant, widow of the late Edward Durant, in his lifetime of the said city of Montreal; that the legal domicile of the said Henry Harrison Bell was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Susan Lee Johnson Marriage Durant and Henry Harrison Bell, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Susan Lee Johnson Durant may at any Right to time hereafter marry any man whom she might lawfully marry if the said marriage with the said Henry Harrison Bell had not been solemnized.

### CHAP. 103.

An Act for the relief of William John Bell.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS William John Bell, of the town of Walkerville. in the province of Ontario, baker, has by his petition alleged, in effect, that on the twentieth day of May, A.D. 1914, at the town of North Bay, in the said province, he was lawfully married to Ethel Florence Davison; that she was then of the said town of North Bay, a spinster: that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion. directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between William John Bell and Ethel Florence Davison, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William John Bell may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Ethel Florence Davison had not been solemnized.

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#### CHAP. 104.

An Act for the relief of Gladys Frances Annie Wheeler Bernard.

[Assented to 4th June, 1921.]

WHEREAS Gladys Frances Annie Wheeler Bernard, Preamble. presently residing at the city of Montreal, in the province of Quebec, stenographer, wife of Kenneth Lee Bernard, of the said city, detective, has by her petition alleged, in effect, that they were lawfully married on the first day of September, A.D. 1918, at the said city, she then being Gladys Frances Annie Wheeler, spinster: that the legal domicile of the said Kenneth Lee Bernard was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Gladys Frances Annie Marriage Wheeler and Kenneth Lee Bernard, her husband, is hereby dissolved. dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- The said Gladys Frances Annie Wheeler may at Right to any time hereafter marry any man whom she might law-marry again. fully marry if the said marriage with the said Kenneth Lee Bernard had not been solemnized.

#### CHAP. 105.

An Act for the relief of James Henry Bigrow.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS James Henry Bigrow, of the village of Monteith, in the district of Temiskaming, in the province of Ontario, labourer, has by his petition alleged, in effect, that on the twenty-eighth day of July, A.D. 1909, in the township of Harrington, in the county of Argenteuil, in the province of Quebec, he was lawfully married to Eva May Lupien; that she was then of the said township of Harrington, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly. between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between James Henry Bigrow and Eva May Lupien, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to mairy again. 2. The said James Henry Bigrow may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Eva May Lupien had not been solemnized.

#### CHAP. 106.

An Act for the relief of Ivan Ignatius Brazill.

[Assented to 4th June, 1921.]

WHEREAS Ivan Ignatius Brazill, of the city of Toronto, Preamble. in the province of Ontario, trainman, has by his petition alleged, in effect, that on the fourth day of September, A.D. 1909, at the city of London, in the said province, he was lawfully married to Mary Edna Cole; that she was then of the town of Picton, in the said province, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Ivan Ignatius Brazill Marriage and Mary Edna Cole, his wife, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Ivan Ignatius Brazill may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Mary Edna Cole had not been solemnized.

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### CHAP. 107.

An Act for the relief of Herbert Henry Brown.

[Assented to 4th June, 1921.]

Presmble.

MIHEREAS Herbert Henry Brown, of the village of Escuminac, in the province of Quebec, merchant. has by his petition alleged, in effect, that on the eleventh day of April, A.D. 1906, at the city of Montreal, in the said province, he was lawfully married to Sophia Beatrice Little; that she was then of the said village, a spinster; that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion. directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Herbert Henry Brown and Sophia Beatrice Little, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Herbert Henry Brown may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Sophia Beatrice Little had not been solemnized.

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### CHAP. 108.

An Act for the relief of Evelyn Campbell.

[Assented to 3rd May, 1921.]

WHEREAS Evelyn Campbell, presently residing at the Presently. city of Toronto, in the province of Ontario, wife of Robert Archibald Campbell, of the city of Hamilton, in the said province, tailor, has by her petition alleged, in effect, that they were lawfully married on the twenty-fifth day of September, A.D. 1894, at the town of St. Vincent, in the county of Grey, in the said province, she then being Evelyn Smith, spinster; that the legal domicile of the said Robert Archibald Campbell was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved; and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Evelyn Smith and Robert Marriage Archibald Campbell, her husband, is hereby dissolved, and dissolved. shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Evelyn Smith may at any time hereafter Right to marry any man whom she might lawfully marry if the said marry again. marriage with the said Robert Archibald Campbell had not been solemnized.

#### CHAP. 109.

An Act for the relief of William Carr.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS William Carr, of the city of Toronto, in the province of Ontario, labourer, has by his petition alleged, in effect, that on the twenty-fourth day of April, A.D. 1914, at the town of Mimico, in the said province, he was lawfully married to Gertrude Williams, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Carr and Gertrude Williams, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Carr may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Gertrude Williams had not been solemnized.

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### CHAP. 110.

An Act for the relief of John Chalk.

[Assented to 4th June, 1921.]

WHEREAS John Chalk, of the town of St. Mary's, in Preamble. the province of Ontario, labourer, has by his petition, alleged, in effect, that on the twelfth day of January, A.D. 1910, at the town of Swift Current, in the province of Saskatchewan, he was lawfully married to Annie Cornelson, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

1. The said marriage between John Chalk and Annie Marriage Cornelson, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said John Chalk may at any time hereafter Right to marry any woman he might lawfully marry if the said marry again. marriage with the said Annie Cornelson had not been solemnized.

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#### CHAP. 111.

An Act for the relief of Elisabeth Gertrude Conner.

[Assented to 4th June, 1921.]

Pisamble.

WHEREAS Elisabeth Gertrude Conner, presently residing at the city of Toronto, in the province of Ontario, wife of William Rosswell Conner, of the said city, salesman, has by her petition alleged, in effect, that they were lawfully married on the thirteenth day of September, A.D. 1905, at the said city, she then being Elisabeth Gertrude Purdy, spinster; that the legal domicile of the said William Rosswell Conner was then and is now in Canada: since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Elisabeth Gertrude Purdy and William Rosswell Conner, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Elisabeth Gertrude Purdy may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Rosswell Conner had not been solemnized.

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### CHAP. 112.

An Act for the relief of Margaret Marie Cook.

[Assented to 3rd May, 1921.]

WHEREAS Margaret Marie Cook, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of Henry Penman Cook, formerly of the said city, has by her petition alleged, in effect, that they were lawfully married on the twenty-third day of January, A.D. 1905, at the said city, she then being Margaret Marie Gibson, spinster: that the legal domicile of the said Henry Penman Cook was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved. and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Margaret Marie Gibson Marriage and Henry Penman Cook, her husband, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Margaret Marie Gibson may at any time Right to hereafter marry any man whom she might lawfully marry marry in air. if the said marriage with the said Henry Penman Cook had not been solemnized.

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### CHAP. 113.

An Act for the relief of William Gladstone Cook.

[Assented to 4th June, 1921.]

Treamble.

WHEREAS William Gladstone Cook, of the city of Toronto, in the province of Ontario, printer, has by his petition alleged, in effect, that on the twenty-third day of May, A.D. 1913, at the city of Ottawa, in the said province, he was lawfully married to Mary Louise Laurain; that she was then of the said city of Ottawa, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between William Gladstone Cook and Mary Louise Laurain, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Gladstone Cook may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Mary Louise Laurain had not been solemnized.

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### CHAP. 114.

An Act for the relief of William Henry Coulson.

[Assented to 15th April, 1921.]

WHEREAS William Henry Coulson, of the city of Preamble. Toronto, in the province of Ontario, collector, has by his petition alleged, in effect, that on the fourteenth day of October, A.D. 1916, at the said city, he was lawfully married to Marion Pollard; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between William Henry Coulson Marriage and Marion Pollard, his wife, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said William Henry Coulson may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Marion Pollard had not been solemnized.

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#### CHAP. 115.

An Act for the relief of Arthur Daughton.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Arthur Daughton, of the city of Toronto, in the province of Ontario, boiler-maker, has by his petition alleged, in effect, that on the twenty-first day of March, A.D. 1914, at the said city, he was lawfully married to Frances Marion Pember: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly between him and her in the proceedings for divorce: and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

Marriage dissolved. 1. The said marriage between Arthur Daughton and Frances Marion Pember, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Arthur Daughton may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Frances Marion Pember had not been solemnized.

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### CHAP. 116.

An Act for the relief of Herbert Morgan Davies.

[Assented to 4th June, 1921.]

WHEREAS Herbert Morgan Davies, of the city of Preamble. W Sherbrooke, in the province of Quebec, druggist, has by his petition alleged, in effect, that on the twentyninth day of January, A.D. 1916, at the city of Montreal. in the said province, he was lawfully married to Florence Annie Dudley, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Herbert Morgan Davies Marriage and Florence Annie Dudley, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Herbert Morgan Davies may at any time Right to hereafter marry any woman he might lawfully marry marry again. if the said marriage with the said Florence Annie Dudley had not been solemnized.

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#### CHAP. 117.

An Act for the relief of John Deluce.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS John Deluce, of the town of Chapleau, in the province of Ontario, fireman, has by his petition alleged, in effect, that on the eighth day of October, A.D. 1912, at the town of Woodstock, in the said province, he was lawfully married to Mary Ann Heslett: that she was then of the said town of Woodstock, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

- 1. The said marriage between John Deluce and Mary Ann Heslett, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry aga n
- 2. The said John Deluce may at any time hereafter marry any women he might lawfully marry if the said marriage with the said Mary Ann Heslett had not been solemnized.

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### CHAP. 118.

An Act for the relief of Ethel Edna Denning.

[Assented to 4th June, 1921.]

W HEREAS Ethel Edna Denning, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of Frederick George Cole Denning, of the said city, musician, has by her petition alleged, in effect, that they were lawfully married on the sixteenth day of November, A.D. 1910, at the said city, she then being Ethel Edna Chater, spinster; that the legal domicile of the said Frederick George Cole Denning, was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majestv. by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows.—

1. The said marriage between Ethel Edna Chater and Marriage Frederick George Cole Denning, her husband, is hereby dissolved. dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Ethel Edna Chater may at any time here-Right to after marry any man whom she might lawfully marry if marry again the said marriage with the said Frederick George Cole Denning had not been solemnized.

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### CHAP. 119.

An Act for the relief of William Gleaves Doyle.

[Assented to 15th April, 1921.]

Preamble

WHEREAS William Gleaves Doyle, of the city of Toronto, in the province of Ontario, merchant, has by his petition alleged, in effect, that on the twenty-fifth day of September, A.D. 1901, at the city of Manchester, in the county of Lancaster, England, he was lawfully married to Margaret Edith Paterson, a spinster; that his legal domicile was then in England and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved 1. The said marriage between William Gleaves Doyle and Margaret Edith Paterson, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again 2. The said William Gleaves Doyle may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Margaret Edith Paterson had not been solemnized.

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#### CHAP. 120.

An Act for the relief of Emelina Dunsmore.

[Assented to 4th June, 1921.]

WHEREAS Emelina Dunsmore, presently residing at Preamble. the township of Downie, in the county of Perth. province of Ontario, wife of Harold Edmond Dunsmore, of the said township, has by her petition alleged, in effect, that they were lawfully married on the eleventh day of February, A.D. 1914, at the township of West Zorra, in the county of Oxford, in the said province, she then being Emelina Kalbfleisch, spinster; that the legal domicale of the said Harold Edmond Dunsmore was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The said marriage between Emelina Kalbfleisch and Marriage Harold Edmond Dunsmore, her husband, is hereby dissolved dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Emelina Kalbfleisch may at any time Right to hereafter marry any man whom she might lawfully marry marry again. if the said marriage with the said Harold Edmond Dunsmore had not been solemnized.

#### CHAP. 121.

An Act for the relief of Tom Eccles.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Tom Eccles, of the city of Toronto, in the province of Ontario, insurance agent, has by his petition alleged, in effect, that on the twenty-seventh day of September, A.D. 1913, at the said city, he was lawfully married to Madeline Mary Squire; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

- 1. The said marriage between Tom Eccles and Madeline Mary Squire, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Tom Eccles may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Madeline Mary Squire had not been solemnized.

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#### CHAP. 122.

An Act for the relief of John Howard Ferguson.

[Assented to 4th June, 1921.]

WHEREAS John Howard Ferguson, of the city of Preamble. Peterborough, in the province of Ontario, manager, has by his petition alleged, in effect, that on the twentysecond day of June, A.D. 1901, at the city of Nanaimo, in the province of British Columbia, he was lawfully married to Harriet Florence Stirtan; that she was then of the said city of Nanaimo, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between John Howard Ferguson Marriage and Harriet Florence Stirtan, his wife, is hereby dissolved. dissolved and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said John Howard Ferguson may at any time Right to hereafter marry any woman he might lawfully marry if marry again, the said marriage with the said Harriet Florence Stirtan had not been solemnized.

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### CHAP. 123.

An Act for the relief of Thomas Edwin William Flower.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Thomas Edwin William Flower, of the city of Ottawa, in the province of Ontario, accountant, has by his petition alleged, in effect, that on the eleventh day of April, A.D. 1914, at the town of Oshawa, in the said province, he was lawfully married to Rose Wall; that she was then of the said town, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has praved for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved. 1. The said marriage between Thomas Edwin William Flower and Rose Wall, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Edwin William Flower may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Rose Wall had not been solemnized.

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### CHAP. 124.

An Act for the relief of Thomas Henry Foster.

[Assented to 4th June, 1921.]

WHEREAS Thomas Henry Foster, of the town of Niagara Preamble. Falls, in the province of Ontario, carpenter, has by his petition alleged, in effect, that on the twentieth day of April, A.D. 1910, at the village of Wicklow, in the county of Northumberland, in the said province, he was lawfully married to Evelyn Irene Taylor; that she was then of the said village, a spinster; that his legal domicile was then and is now in Canada: that at the time of their said marriage she refused, and ever since that day has continually refused and has resisted having sexual intercourse with him and to bear children unto him; that there has been no collusion. directly or indirectly, between him and her in the proceedings for the annulment of their marriage; and whereas by his petition he has prayed for the passing of an Act annulling the said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Thomas Henry Foster Marriage and Evelyn Irene Taylor, his wife, is hereby annulled, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Thomas Henry Foster may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Evelyn Irene Taylor had not been solemnized.

### CHAP. 125.

An Act for the relief of Hilda May Freeman.

[Assented to 4th June, 1921.]

Preamble

WHEREAS Hilda May Freeman, presently residing at the city of Toronto, in the province of Ontario, wife of Charles Michael Freeman, of the said city, motorman, has by her petition alleged, in effect, that they were lawfully married on the nineteenth day of May, A.D. 1914, at the said city, she then being Hilda May Paine, spinster; that the legal domicile of the said Charles Michael Freeman was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Hilda May Paine and Charles Michael Freeman, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hilda May Paine may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles Michael Freeman had not been solemnized.

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### CHAP. 126.

An Act for the relief of Thomas Furneaux.

[Assented to 4th June, 1921.]

WHEREAS Thomas Furneaux, of the city of Toronto, Preamble. in the province of Ontario, lithographer, has by his petition alleged, in effect, that on the eighteenth day of May, A.D. 1901, at the city of Canterbury, in the county of Kent. England, he was lawfully married to Fanny Mary Giles, a spinster; that his legal domicile was then in England and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Thomas Furneaux and Marriage Fanny Mary Giles, his wife, is hereby dissolved, and shall dissolved be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Thomas Furneaux may at any time hereafter Right to marry any woman he might lawfully marry if the said marry again marriage with the said Fanny Mary Giles had not been solemnized.

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#### CHAP. 127.

An Act for the relief of Hazel Galbraith.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Hazel Galbraith, presently residing at the city of Toronto, in the province of Ontario, wife of William Galbraith, of the said city, chauffeur, has by her petition alleged, in effect, that they were lawfully married on the twenty-seventh day of February, A.D. 1909, at the city of Berlin, in the said province, she then being Hazel Kinsman, spinster; that the legal domicile of the said William Galbraith, was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enact as follows:--

Marriage dissolved. 1. The said marriage between Hazel Kinsman and William Galbraith, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hazel Kinsman may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Galbraith had not been solemnized.

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### CHAP. 128.

An Act for the relief of Florence Gibb.

[Assented to 4th June, 1921.]

WHEREAS Florence Gibb, presently residing at the reamble. city of Toronto, in the province of Ontario, wife of Henry Havelock Gibb, jeweller, of the said city, has by her petition alleged, in effect, that they were lawfully married on the thirty-first day of January, A.D. 1906, at the said city, she then being Florence Hall, spinster; that the legal domicile of the said Henry Havelock Gibb, was then and is now in Canada; that the said marriage was never consummated owing to the physical incompetence of the said Henry Havelock Gibb; that the said incompetence existed at the time of the said marriage; that there is no possibility of its being removed; that there has been no collusion, directly or indirectly, between him and her in the proceedings for the annulment of the said marriage; and whereas by her petition she has prayed for the passing of an Act annulling her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:---

- 1. The said marriage between Florence Hall and Henry Marriage Havelock Gibb, her husband, is hereby annulled, and annulled shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Florence Hall may at any time hereafter Right to marry any man whom she might lawfully marry if the marry again. said marriage with the said Henry Havelock Gibb had not been solemnized.

#### CHAP. 129.

An Act for the relief of Audrey Cleeve Bennett Gibbons.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Audrey Cleeve Bennett Gibbons, presently residing at the city of Montreal, in the province of Quebec, wife of Norman Barrington Gibbons, of the said city, mechanical engineer, has by her petition alleged, in effect, that they were lawfully married on the eighteenth day of April, A.D. 1908, at the said city, she then being Audrey Cleeve Bennett, a spinster; that the legal domicile of the said Norman Barrington Gibbons, was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce: and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

1. The said marriage between Audrey Cleeve Bennett and Norman Barrington Gibbons, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Audrey Cleeve Bennett may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Norman Barrington Gibbons had not been solemnized.

### CHAP. 130.

An Act for the relief of Addie Irene Gilbert.

[Assented to 4th June, 1921.]

WHEREAS Addie Irene Gilbert, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of Wallace Leighton Gilbert, of the said city, medical doctor, has by her petition alleged, in effect, that they were lawfully married on the thirty-first day of July, A.D. 1905, at the city of Everett, in the state of Washington, one of the United States of America, she then being Addie Irene Woodrow, spinster; that the legal domicile of the said Wallace Leighton Gilbert was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage; authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Addie Irene Woodrow and Marriage Wallace Leighton Gilbert, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Addie Irene Woodrow may at any time here-Right to after marry any man whom she might lawfully marry if marry again. the said marriage with the said Wallace Leighton Gilbert had not been solemnized.

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#### CHAP. 131.

An Act for the relief of George Elmor Glossop.

[Assented to 15th April, 1921.]

Preamble.

HEREAS George Elmor Glossop of the city of Ottawa, in the province of Ontario, salesman, has by his petition alleged, in effect, that on the twenty-third day of February, A.D. 1915, at the city of Toronto, in the said province, he was lawfully married to Sarah Ann (Sade) Pye, a spinster; that his legal domicile was then and is now in Canada; that at the time of their said marriage she refused, and ever since that day has continually refused and has resisted having sexual intercourse with him and to bear children unto him; that there has been no collusion, directly or indirectly, between him and her in the proceedings for the annulment of their marriage; and whereas by his petition he has prayed for the passing of an Act annulling the said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage annulled.

- 1. The said marriage between George Elmor Glossop and Sarah Ann (Sade) Pye, his wife, is hereby annulled and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said George Elmor Glossop may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Sarah Ann (Sade) Pye had not been solemnized.

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#### CHAP. 132.

An Act for the relief of James Leslie Glover.

[Assented to 4th June, 1921.]

WHEREAS James Leslie Glover, of the town of New-Preamble. market, in the province of Ontario, labourer, has by his petition alleged, in effect, that on the second day of September, A.D. 1903, at the said town, he was lawfully married to Lily May Polmateer; that she was then of the township of East Gwillimbury, in the county of York, in the said province, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between James Leslie Glover and Marriage Lily May Polmateer, his wife, is hereby dissolved, and shall dissolved, be henceforth null and void to all intents and purposes whatsoever.
  - 2. The said James Leslie Glover may at any time here-Right to after marry any woman he might lawfully marry if the marry again. said marriage with the said Lily May Polmateer had not been solemnized.

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### CHAP. 133.

An Act for the relief of Albert Edwin Gordon.

[Assented to 3rd May, 1921.]

Preamble.

MHEREAS Albert Edwin Gordon, of the city of Toronto, in the province of Ontario, lumber dealer, has by his petition alleged, in effect, that on the twenty-second day of May, A.D. 1903, at the said city, he was lawfully married to Edna Gertrude Young: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

- 1. The said marriage between Albert Edwin Gordon and Edna Gertrude Young, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Albert Edwin Gordon may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Edna Gertrude Young had not been solemnized.

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### CHAP. 134.

An Act for the relief of William Gordon Gordon.

[Assented to 4th June, 1921.]

WHEREAS William Gordon Gordon, of the city of Preamble. Toronto, in the province of Ontario, electrical engineer, has by his petition alleged, in effect, that on the third day of September, A.D. 1907, at the city of Melbourne, Australia, he was lawfully married to Violet Anne Maud Nicolle; that she was then of the said city of Melbourne, a spinster; that his legal domicile was then in Australia, and is now in Canada; that in the year A.D. 1919 she deserted him; that in the year A.D. 1920 she obtained, according to the law of the State of Nevada, one of the United States of America, a decree of divorce from him; that subsequently she went through a form of marriage with one George Clark Dennis. and has since lived with the said George Clark Dennis as his wife; that he has not connived at nor condoned the said form of marriage and her so living with the said George Clark Dennis; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between William Gordon Gordon Marriage and Violet Anne Maud Nicolle, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said William Gordon Gordon may at any time Right to hereafter marry any woman he might lawfully marry marry again. if the said marriage with the said Violet Anne Maud Nicolle had not been solemnized.

### CHAP. 135.

An Act for the relief of George Gourley.

[Assented to 3rd May, 1921.]

Preamble

WHEREAS George Gourley, of the city of Toronto, in the province of Ontario, clerk, has by his petition alleged, in effect, that on the seventeenth day of December. A.D. 1915, at the said city, he was lawfully married to Ivy Susan Gerner; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition, he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between George Gourley and Ivy Susan Gerner, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Gourley may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Ivy Susan Gerner had not been solemnized.

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#### CHAP. 136.

An Act for the relief of John Graham.

[Assented to 4th June, 1921.]

WHEREAS John Graham, of the town of Oshawa, Preamble. in the county of Ontario, in the province of Ontario, electrician, hereinafter called "the petitioner," has by his petition alleged, in effect, that on the fifth day of January. A.D. 1918, at the city of Toronto, in the said province, he went through a ceremony purporting to be the solemnization of matrimony between him and one Mary Groves. otherwise known as Mary Groh and Mary Fern Helena Young, who was then residing in the said city of Toronto. hereinafter called "the respondent"; that the said ceremony was performed by the Reverend W. Hardy Andrews under the authority of a license duly obtained; that the petitioner's legal domicile was then and is now in Canada; that after the said ceremony the petitioner and the respondent lived together as man and wife in the city of Montreal, in the province of Quebec, until on or about the seventh day of April, A.D. 1919, but that no children have been born to them; that on or about the seventh day of April. A.D. 1919, the respondent left the petitioner and that they have not since then lived together as man and wife; that in the month of August, A.D. 1919, the petitioner ascertained that the respondent was when the said ceremony was performed the lawful wife of one Amil Joseph Groh. shoemaker, who was alive when the said ceremony was performed; that the respondent was lawfully married to the said Amil Joseph Groh at the town of Preston, in the county of Waterloo, in the province of Ontario, on the twenty-fourth day of July, 1906, by the Reverend Charles R. Jones, and the said Amil Joseph Groh was alive when the said ceremony was performed; that there has been and is no collusion between the petitioner and the respondent with regard to the proceedings taken by the petitioner to obtain the relief now sought; and whereas the petitioner has prayed for such relief as is deemed meet; and whereas

whereas the said allegations have been proved and it is expedient that the prayer of his petition be granted. Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage annulled. 1. It is hereby declared and enacted that the ceremony purporting to be a solemnization of matrimony between the petitioner and the respondent by the Reverend W. Hardy Andrews at the said city of Toronto, on the fifth day of January, 1918, was null and of no effect to create the bond of marriage between them.

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#### CHAP. 137.

An Act for the relief of Ellen Greenwood.

[Assented to 3rd May, 1921.]

WHEREAS Ellen Greenwood, presently residing at the Preamble. village of Lambton, in the county of York, in the province of Ontario, wife of Alfred Greenwood, of the city of Toronto, in the said province, has by her petition alleged, in effect, that they were lawfully married on the twenty-first day of February, A.D. 1903, in the Parish of All Souls, Castleton, in the county of Lancaster, England, she then being Ellen Rhodes, spinster; that the legal domicile of the said Alfred Greenwood was then in England. and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved. and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The said marriage between Ellen Rhodes and Alfred Marriage Greenwood, her husband, is hereby dissolved, and shall be dissolved. henceforth null and void to all intents and purposes whatsoever.

2. The said Ellen Rhodes may at any time hereafter Right to marry any man whom she might lawfully marry if the said marry again marriage with the said Alfred Greenwood had not been solemnized.

#### CHAP. 138.

An Act for the relief of Albert Harding.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Albert Harding, of the city of Guelph, in the province of Ontario, farmer, has by his petition alleged, in effect, that on the twenty-second day of November, A.D. 1915, at the city of Toronto, in the said province, he was lawfully married to Elizabeth Burns; that she was then of the said city, a spinster; that his legal domicile was than and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Albert Harding and Elizabeth Burns, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Albert Harding may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Elizabeth Burns had not been solemnized.

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### CHAP. 139.

An Act for the relief of Harry Hirshenbain.

[Assented to 4th June, 1921.]

WHEREAS Harry Hirshenbain, of the city of Toronto, Preamble. If in the province of Ontario, tailor, has by his petition alleged, in effect, that on the first day of March, A.D. 1920, at the said city, he was lawfully married to Mollie Goldman: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Harry Hirshenbain and Marriage Mollie Goldman, his wife, is hereby dissolved, and shall dissolved be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Harry Hirshenbain may at any time here-Right to after marry any woman he might lawfully marry if the marry again. said marriage with the said Mollie Goldman had not been solemnized.

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#### CHAP. 140.

An Act for the relief of Jean Grey Holt.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Jean Grey Holt, presently residing at the town of New Liskeard, in the province of Ontario. wife of Thomas Fortune Holt, of the city of Toronto, in the said province, dentist, has by her petition alleged, in effect, that they were lawfully married on the twenty-fourth day of February, A.D. 1913, at the said city, she then being Jean Grev Knox, spinster: that the legal domicile of the said Thomas Fortune Holt was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Jean Grey Knox and Thomas Fortune Holt, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jean Grey Knox may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Fortune Holt had not been solemnized.

#### CHAP. 141.

An Act for the relief of Rosetta Hood.

[Assented to 3rd May, 1921.]

WHEREAS Rosetta Hood, presently residing at the Preamble. city of Ottawa, in the province of Ontario, cashier, wife of Alexander Hood, of the city of Kingston, in the said province, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of August, A.D. 1913, at the said city of Kingston, she then being Rosetta McElroy, spinster; that the legal domicile of the said Alexander Hood was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Rosetta McElroy and Marriage Alexander Hood, her husband, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Rosetta McElroy may at any time hereafter Right to marry any man she might lawfully marry if the said marriage with the said Alexander Hood had not been solemnized.

#### CHAP. 142.

An Act for the relief of Willie Hopkinson.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Willie Hopkinson, of the city of Toronto, in the province of Ontario, builders' labourer, has by his petition alleged, in effect, that on the twelfth day of June, A.D. 1901, at the city of Leeds, in the county of York, England, he was lawfully married to Louisa Williams: that she was then of the said city of Leeds, a spinster; that his legal domicile was then in England, and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Willie Hopkinson and Louisa Williams, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Willie Hopkinson may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Louisa Williams had not been solemnized.

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### CHAP. 143.

An Act for the relief of John Hurst.

[Assented to 4th June, 1921.]

WHEREAS John Hurst, of the city of Toronto, in the Preamble. province of Ontario, has by his petition alleged, in effect, that on the fourth day of October, A.D. 1899, at the said city, he was lawfully married to May Anderson; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between John Hurst and May Marriage Anderson, his wife, is hereby dissolved, and shall be hence-dissolved. forth null and void to all intents and purposes whatsoever.
- 2. The said John Hurst may at any time hereafter Right to marry any woman he might lawfully marry if the said marry again. marriage with the said May Anderson had not been solemnized.

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#### CHAP. 144.

An Act for the relief of Stella Anna Jackson.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Stella Anna Jackson, presently residing at the city of Toronto, in the province of Ontario, wife of George Edward Jackson, of the said city, woolpuller, has by her petition alleged, in effect, that they were lawfully married on the first day of June, A.D. 1910, at the said city, she then being Stella Anna Kennedv. spinster: that the legal domicile of the said George Edward Jackson was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Stella Anna Kennedy and George Edward Jackson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Stella Anna Kennedy may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said George Edward Jackson had not been solemnized.

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### CHAP. 145.

An Act for the relief of John Edward Kelly.

[Assented to 4th June, 1921.]

WHEREAS John Edward Kelly, of the city of Toronto, Preamble. in the province of Ontario, fireman, has by his petition, alleged, in effect, that on the fourth day of July, A.D. 1911, at the said city, he was lawfully married to Elsie Singleton. widow of the late William Singleton, in his life time of the said city; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

- 1. The said marriage between John Edward Kelly Marriage and Elsie Singleton, his wife, is hereby dissolved, and shall dissolved be henceforth null and void to all intents and purposes whatsoever.
- 2. The said John Edward Kelly may at any time here-Right to after marry any woman he might lawfully marry if the said marry again. marriage with the said Elsie Singleton had not been solemnized.

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#### CHAP. 146.

An Act for the relief of Ada Florence Keenan.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Ada Florence Keenan, presently residing at the city of Toronto, in the province of Ontario, wife of Albert Edward Keenan, of the town of Niagara Falls, in the said province, engineer, has by her petition alleged, in effect, that they were lawfully married on the eighth day of August, A.D. 1905, at the Parish of Saint Anne, in the Island of Alderney, Channel Islands, she then being Ada Florence Cleal, spinster; that the legal domicile of the said Albert Edward Keenan was then in the said Island of Alderney and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet: and whereas the said allegations have been proved and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Ada Florence Cleal and Albert Edward Keenan, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ada Florence Cleal may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Albert Edward Keenan had not been solemnized.

#### CHAP. 147.

An Act for the relief of Sarah Ann King.

[Assented to 4th June, 1921.]

WHEREAS Sarah Ann King, presently residing at the Preamble. town of Leamington, in the province of Ontario, wife of James Frederick King, of the town of Sackville, in the province of New Brunswick, pattern maker, has by her petition alleged, in effect, that they were lawfully married on the first day of May, A.D. 1901, at the village of Pointe de Bute, in the said province of New Brunwick, she then being Sarah Ann Jones, spinster; that the legal domicile of the said James Frederick King was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. The said marriage between Sarah Ann Jones and Marriage James Frederick King, her husband, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Sarah Ann Jones may at any time here-Right to after marry any man whom she might lawfully marry marry again. if the said marriage with the said James Frederick King had not been solemnized.

#### CHAP. 148.

An Act for the relief of Henry Kropp.

[Assented to 4th June, 1921.]

Preamble.

MHEREAS Henry Kropp, of the city of Toronto, in the province of Ontario, paper-maker, has by his petition alleged, in effect, that on the twenty-eighth day of September, A.D. 1916, at the said city, he was lawfully married to Tillie Koehler; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Henry Kropp and Tillie Koehler, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Henry Kropp may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Tillie Koehler had not been solemnized.

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### CHAP. 149.

An Act for the relief of Alexander LaRue.

[Assented to 3rd May, 1921.]

WHEREAS Alexander LaRue, of the city of Sault Preamble. Sainte Marie, in the province of Ontario, farmer, has by his petition alleged, in effect, that on the fourth day of August, A.D. 1913, at the said city, he was lawfully married to Mamie St. Germain; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Alexander LaRue and Marriage Mamie St. Germain, his wife, is hereby dissolved, and shall dissolved. be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Alexander LaRue may at any time here-Right to after marry any woman he might lawfully marry if the said marry again. marriage with the said Mamie St. Germain had not been solemnized.

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### CHAP. 150.

An Act for the relief of Mary Elizabeth Leonard.

[Assented to 3rd May, 1921.]

Preamble

WHEREAS Mary Elizabeth Leonard, presently residing at the city of Brockville, in the province of Ontario, wife of Samuel C. Leonard, of the town of Hanover, in the said province, physician, has by her petition alleged, in effect, that they were lawfully married on the twentieth day of June, A.D. 1917, at the city of Toronto, in the said province, she then being Mary Elizabeth Hughes, widow of the late Francis Hughes, in his lifetime of the city of Sault Sainte Marie, in the said province; that the legal domicile of the said Samuel C. Leonard, was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

- 1. The said marriage between Mary Elizabeth Hughes and Samuel C. Leonard, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Mary Elizabeth Hughes may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Samuel C. Leonard had not been solemnized.

#### CHAP. 151.

An Act for the relief of Mabel Marshall.

[Assented to 3rd May, 1921.]

WHEREAS Mabel Marshall, presently residing at the Preamble. city of Toronto, in the province of Ontario, clerk, wife of Hubert Marshall of the said city, automobile mechanic, has by her petition alleged, in effect, that they were lawfully married on the nineteenth day of July, A.D. 1916, at Folkestone, in the county of Kent, England, she then being Mabel Johnson, spinster; that the legal domicile of the said Hubert Marshall was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Mabel Johnson and Hubert Marriage Marshall, her husband, is hereby dissolved, and shall be dissolved, henceforth null and void to all intents and purposes whatsoever.
- 2. The said Mabel Johnson may at any time hereafter Right to marry any man she might lawfully marry if the said marriage marry again. with the said Hubert Marshall had not been solemnized.

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#### CHAP. 152.

An Act for the relief of Henry William Maynard.

[Assented to 15th April, 1921.]

Preamble.

WHEREAS Henry William Maynard, of the city of Toronto, in the province of Ontario, motor mechanic, has by his petition alleged, in effect, that on the fourth day of May, A.D. 1907, in the parish of Grove Park West, in the county of Middlesex, England, he was lawfully married to Alice Elizabeth Jones, a spinster; that his legal domicile was then in England and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

Marriage dissolved 1. The said marriage between Henry William Maynard and Alice Elizabeth Jones, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Henry William Maynard may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Alice Elizabeth Jones had not been solemnized.

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#### CHAP. 153.

An Act for the relief of John Verner McAree.

[Assented to 3rd May, 1921.]

WHEREAS John Verner McAree, of the city of Toronto, Preamble. in the province of Ontario, journalist, has by his petition alleged, in effect, that on the seventeenth day of November, A.D. 1900, at the village of Waterdown, in the county of Wentworth, in the said province, he was lawfully married to Etta Winnifred Klodt; that she was then of the said village of Waterdown, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between John Verner McAree and Marriage Etta Winnifred Klodt, his wife, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said John Verner McAree may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Etta Winnifred Klodt had not been solemnized.

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#### CHAP. 154.

An Act for the relief of Lily Maude McCormack.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Lily Maude McCormack, presently residing at the town of Vankleek Hill, in the province of Ontario, wife of Lorne Osgoode McCormack, of the city of Toronto, in the said province, broker, has by her petition alleged, in effect, that they were lawfully married on the second day of September, A.D. 1908, at the said town. she then being Lily Maude Durant, spinster; that the legal domicile of the said Lorne Osgoode McCormack was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Lily Maude Durant and Lorne Osgoode McCormack, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Lily Maude Durant may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Lorne Osgoode McCormack had not been solemnized.

#### CHAP. 155.

An Act for the relief of Norah Beatrice McDonald.

[Assented to 4th June, 1921.]

WHEREAS Norah Beatrice McDonald, presently residing Preamble. at the city of Chatham, in the province of Ontario, wife of Frank McDonald, of the town of Ridgetown, in the said province, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of February, A.D. 1906, at the village of Thamesville, in the said province, she then being Norah Beatrice St. John, spinster; that the legal domicile of the said Frank McDonald was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Norah Beatrice St. Marriage John and Frank McDonald, her husband, is hereby dissolved. dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Norah Beatrice St. John may at any time Right to hereafter marry any man whom she might lawfully marry marry again if the said marriage with the said Frank McDonald had not been solemnized.

### CHAP. 156.

An Act for the relief of Fergus McKee.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Fergus McKee, of the city of Toronto. in the province of Ontario, manufacturers' agent, has by his petition alleged, in effect, that on the thirtyfirst day of December, A.D. 1903, at the city of Bradford, in the county of Bradford, England, he was lawfully married to Emily Shewan; that she was then of the said city of Bradford, a spinster; that his legal domicile was then in England and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marringe dissolved.

1. The said marriage between Fergus McKee and Emily Shewan, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Fergus McKee may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Emily Shewan had not been solemnized.

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### CHAP. 157.

An Act for the relief of Mamie McKillop.

[Assented to 3rd May, 1921.]

WHEREAS Mamie McKillop, presently residing at the Preamble. city of Toronto, in the province of Ontario, wife of Albert Charles McKillop, of the said city, printer, has by her petition alleged, in effect, that they were lawfully married on the seventeenth day of June, A.D. 1907, at the said city, she then being Mamie Fleming, spinster; that the legal domicile of the said Albert Charles McKillop was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Mamie Fleming and Marriage Albert Charles McKillop, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Mamie Fleming may at any time hereafter Right to marry any man whom she might lawfully marry if the said marriage with the said Albert Charles McKillop had not been solemnized.

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#### CHAP. 158.

An Act for the relief of Albert Sidney McPherson.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Albert Sidney McPherson, of the city of Toronto, in the province of Ontario, steam-fitter, has by his petition alleged, in effect, that on the sixth day of August, A.D. 1917, in the parish of Lewisham, in the county of London, England, he was lawfully married to Alice Hilda Hayward, a spinster: that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Albert Sidney McPherson and Alice Hilda Hayward, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Albert Sidney McPherson may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Alice Hilda Hayward had not been solemnized.

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### CHAP. 159.

An Act for the relief of Ernest Lillie Montgomery.

[Assented to 4th June, 1921.]

WHEREAS Ernest Lillie Montgomery, of the village of Preamble. Madawaska, in the province of Ontario, railway employee, has by his petition alleged, in effect, that on the fifteenth day of December, A.D. 1916, at the town of Parry Sound, in the said province, he was lawfully married to Coral Catherine Quebec, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Ernest Lillie Mont-Marriage gomery and Coral Catherine Quebec, his wife, is hereby dissolved dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Ernest Lillie Montgomery may at any Right to time hereafter marry any woman he might lawfully marry marry again. if the said marriage with the said Coral Catherine Quebec had not been solemnized.

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#### CHAP. 160.

An Act for the relief of Maria Martin Morel.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Maria Martin Morel, presently residing at the city of Montreal, in the province of Quebec, wife of Alfred Morel, of the town of Farnham, in the said province. cigar-maker, has by her petition alleged, in effect, that they were lawfully married on the twenty-second day of August. A.D., 1893, at the said city of Montreal, she then being Maria Martin, spinster; that the legal domicile of the said Alfred Morel was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Maria Martin and Alfred Morel, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Maria Martin may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Alfred Morel had not been solemnized.

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#### CHAP. 161.

An Act for the relief of Royland Stanley Morrison.

[Assented to 3rd May, 1921.]

WHEREAS Royland Stanley Morrison, of the city of Preamble. Toronto, in the province of Ontario, steam laundry marker, has by his petition alleged, in effect, that on the twenty-first day of March, A.D. 1913, at the said city, he was lawfully married to Kathleen Loretta Marie Killackey: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved. and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Royland Stanley Morrison Marriage and Kathleen Loretta Marie Killackey, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Royland Stanley Morrison may at any time Right to hereafter marry any woman he might lawfully marry if the marry again said marriage with the said Kathleen Loretta Marie Killackey had not been solemnized.

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#### CHAP. 162.

An Act for the relief of Margaret Swanston Neville.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Margaret Swanston Neville, presently residing at the city of Toronto, in the province of Ontario, wife of Edward Neville, of the said city, sheet metal worker, has by her petition alleged, in effect, that they were lawfully married on the sixth day of January, A.D. 1904, at the said city, she then being Margaret Swanston Lyon, spinster; that the legal domicile of the said Edward Neville was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Margaret Swanston Lyon and Edward Neville, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Margaret Swanston Lyon may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Edward Neville had not been solemnized.

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### CHAP. 163.

An Act for the relief of Laura Newson.

[Assented to 4th June, 1921.]

WHEREAS_Laura Newson, presently residing at the Preamble. city of Toronto, in the province of Ontario, wife of Allan Frederick Newson, of the said city, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of May, A.D. 1914, at the said city, she then being Laura Reesor, spinster; that the legal domicile of the said Allan Frederick Newson, was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Laura Reesor and Allan Marriage Frederick Newson, her husband, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Laura Reesor may at any time hereafter Right to marry any man whom she might lawfully marry if the said marriage with the said Allan Frederick Newson had not been solemnized.

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#### CHAP. 164.

An Act for the relief of James Edward Nixon.

[Assented to 4th June, 1921.]

Preamble.

THEREAS James Edward Nixon, of the city of Ottawa, in the province of Ontario, mechanic, has by his petition alleged, in effect, that on the eleventh day of August, A.D. 1916, at the said city, he was lawfully married to Florence Fitzsimmons; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty. by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

- 1. The said marriage between James Edward Nixon and Florence Fitzsimmons, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said James Edward Nixon may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Florence Fitzsimmons had not been solemnized.

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#### CHAP. 165.

An Act for the relief of Frederick Orford.

[Assented to 4th June, 1921.]

WHEREAS Frederick Orford, of the city of Toronto, Preamble in the province of Ontario, real estate broker, has by his petition alleged, in effect, that on the twenty-sixth day of August, A.D. 1913, at the said city, he was lawfully married to Lillian Grace Partridge: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved. and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Frederick Orford and Marriage Lillian Grace Partridge, his wife, is hereby dissolved, and dissolved. shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Frederick Orford may at any time hereafter Right to marry any woman he might lawfully marry if the said marry agair. marriage with the said Lillian Grace Partridge had not been solemnized.

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#### CHAP. 166.

An Act for the relief of Beatrice Osborne.

[Assented to 3rd May, 1921.]

Preamble.

HEREAS Beatrice Osborne, presently residing at the city of Toronto, in the province of Ontario, wife of Percy Osborne, of the said city, has by her petition alleged, in effect, that they were lawfully married on the twelfth day of July, A.D. 1918, at the village of Kearney, in the district of Parry Sound, in the said province, she then being Beatrice Paget, spinster; that the legal domicile of the said Percy Osborne was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Beatrice Paget and Percy Osborne, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Beatrice Paget may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Percy Osborne had not been solemnized.

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#### CHAP. 167.

An Act for the relief of Duncan MacDonald Oxley.

[Assented to 3rd May, 1921.]

WHEREAS Duncan MacDonald Oxley, of the city Preamble. of Toronto, in the province of Ontario, salesman, has by his petition alleged, in effect, that on the second day of April, A.D. 1914, at the said city, he was lawfully married to Patricia Sarah Roberts, a spinster: that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Duncan MacDonald Marriage Oxley and Patricia Sarah Roberts, his wife, is hereby dissolved dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Duncan MacDonald Oxley may at any time Right to hereafter marry any woman he might lawfully marry if the marry again. said marriage with the said Patricia Sarah Roberts had not been solemnized.

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#### CHAP. 168.

An Act for the relief of Werden Grant Parker.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Werden Grant Parker, of the town of Parry Sound, in the province of Ontario, accountant, has by his petition alleged, in effect, that on the twenty-sixth day of August, A.D. 1916, at the city of Toronto, in the said province, he was lawfully married to Ethel Brown: that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

- 1. The said marriage between Werden Grant Parker and Ethel Brown, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Werden Grant Parker may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Ethel Brown had not been solemnized.

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### CHAP. 169.

An Act for the relief of Percy Christopher Paul.

[Assented to 4th June, 1921.]

WHEREAS Percy Christopher Paul, of the village of Preamble. Capreol, in the province of Ontario, railway brakeman, has by his petition alleged, in effect, that on the seventeenth day of August, A.D. 1918, at the city of Toronto, in the said province, he was lawfully married to Sadie Velma Eastman; that she was then of the town of New Liskeard, in the said province, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion. directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Percy Christopher Paul Marriage and Sadie Velma Eastman, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Pcrcy Christopher Paul may at any time Right to hereafter marry any woman he might lawfully marry if mairy again. the said marriage with the said Sadie Velma Eastman had not been solemnized.

#### CHAP. 170.

An Act for the relief of Eudora Edith Webster Perry.

[Assented to 4th June, 1921.]

Preamble.

THEREAS Eudora Edith Webster Perry, presently residing at the village of North Hatley, in the province of Ontario, nurse, wife of Dana Perry, formerly of the said village, carpenter, has by her petition alleged, in effect, that they were lawfully married on the first day of September. A.D. 1898, at the said village, she then being Eudora Edith Webster, spinster; that the legal domicile of the said Dana Perry was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage. authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Eudora Edith Webster and Dana Perry, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again 2. The said Eudora Edith Webster may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Dana Perry had not been solemnized.

#### CHAP. 171.

An Act for the relief of Edna Garnet Rabb.

[Assented to 3rd May, 1921.]

WHEREAS Edna Garnet Rabb, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of Isaiah Leslie Rabb, of the town of Harriston, in the said province, barber, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of December, A.D. 1912, at the said city, she then being Edna Garnet Quinn, spinster; that the legal domicile of the said Isaiah Leslie Rabb was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Edna Garnet Quinn and Marriage Isaiah Leslie Rabb, her husband, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Edna Garnet Quinn may at any time here-Right to after marry any man whom she might lawfully marry if marry again. the said marriage with the said Isaiah Leslie Rabb had not been solemnized.

#### CHAP. 172.

An Act for the relief of Arthur Wilfred Rigby.

[Assented to 4th June, 1921.]

I reamble.

HEREAS Arthur Wilfred Rigby, of the city of Toronto, in the province of Ontario, machinist, has by his petition alleged, in effect, that on the first day of June, A.D. 1905, at the town of Bolton, in the county of Lancashire, England, he was lawfully married to Ethel Rushton; that she was then of the said town, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada. enacts as follows:—

Marriage dissolved.

1. The said marriage between Arthur Wilfred Rigby and Ethel Rushton, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again 2. The said Arthur Wilfred Rigby may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Ethel Rushton had not been solemnized.

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#### CHAP. 173.

An Act for the relief of Agnes Robertson.

[Assented to 4th June, 1921.]

WHEREAS Agnes Robertson, presently residing at the Preamble. VV city of Hamilton, in the province of Ontario, wife of Henry Robertson, of the city of Toronto, in the said province, chauffeur, has by her petition alleged, in effect, that they were lawfully married on the thirtieth day of June, A.D. 1909, at the said city of Toronto, she then being Agnes Fallahee, spinster; that the legal domicile of the said Henry Robertson was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty. by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Agnes Fallahee and Henry Marriage Robertson, her husband, is hereby dissolved, and shall dissolved be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Agnes Fallahee may at any time hereafter Right to marry any man whom she might lawfully marry if the marry agam, said marriage with the said Henry Robertson had not been solemnized.

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#### CHAP. 174.

An Act for the relief of Dorothy Mearuel Score.

[Assented to 15th April, 1921.]

Preamble.

WHEREAS Dorothy Mearuel Score, presently residing at the city of Toronto, in the province of Ontario, wife of Andrew Hamilton Score, of the said city, traveller, has by her petition alleged, in effect, that they were lawfully married on the seventeenth day of March, A.D. 1913, at the city of Winnipeg, in the province of Manitoba, she then being Dorothy Mearuel Clapp, spinster; that the legal domicile of the said Andrew Hamilton Score was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved.

- 1. The said marriage between Dorothy Mearuel Clapp and Andrew Hamilton Score, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Dorothy Mearuel Clapp may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Andrew Hamilton Score had not been solemnized.

### CHAP. 175.

An Act for the relief of Matthew John Scott.

[Assented to 4th June, 1921.]

WHEREAS Matthew John Scott, of the village of Preamble Ridgeway, in the county of Welland, in the province of Ontario, has by his petition alleged, in effect, that on the third day of May, A.D. 1920, at the town of Montego Bay, in the Parish of St. James, Island of Jamaica. he was lawfully married to Helen Margaret Sewell Davis; that she was then of the said town of Montego Bay, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the. Senate and House of Commons of Canada enacts as follows:

- 1. The said marriage between Matthew John Scott Marriage and Helen Margaret Sewell Davis, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Matthew John Scott may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Helen Margaret Sewell Davis had not been solemnized.

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#### CHAP. 176.

An Act for the relief of Rose Seigler Schatsburg.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Rose Seigler Schatsburg, presently residing at the city of Montreal, in the province of Quebec, wife of Moe Schatsburg, of the said city, has by her petition alleged, in effect, that they were lawfully married on the sixth day of January, A.D. 1911, at the said city, she then being Rose Seigler, spinster; that the legal domicile of the said Moe Schatsburg was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage; authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Rose Seigler and Moe Schatsburg, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Rose Seigler may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Moe Schatsburg had not been solemnized.

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#### CHAP. 177.

An Act for the relief of Arthur Ebenezer Sims.

[Assented to 3rd May, 1921.]

WHEREAS Arthur Ebenezer Sims, of the city of Peter- Preamble. borough, in the province of Ontario, baker, has by his petition alleged, in effect, that on the fourteenth day of February, A.D. 1900, in the township of Asphodel, in the county of Peterborough, in the said province, he was lawfully married to Fannie King; that she was then of the said township, a spinster: that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Arthur Ebenezer Sims and Marriage Fannie King, his wife, is hereby dissolved, and shall be dissolved henceforth null and void to all intents and purposes whatsoever.
- 2. The said Arthur Ebenezer Sims may at any time here-Right to after marry any woman he might lawfully marry if the marry again said marriage with the said Fannie King had not been solemnized.

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### CHAP. 178.

An Act for the relief of Walter Edwin Sloan.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Walter Edwin Sloan, of the city of Toronto, VV in the province of Ontario, jeweller, has by his petition alleged, in effect, that on the thirtieth day of June, A.D. 1908, at the said city, he was lawfully married to Mary Frances Loucks; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion. directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has praved for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Walter Edwin Sloan and Mary Frances Loucks, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Walter Edwin Sloan may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Mary Frances Loucks had not been solemnized.

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### CHAP. 179.

An Act for the relief of Rose Winifred Smith.

[Assented to 3rd May, 1921.]

WHEREAS Rose Winifred Smith, presently residing at Preamble. the village of Kleinburg, in the county of York, in the province of Ontario, wife of James Smith, formerly of the town of Orillia, in the said province, toolmaker, has by her petition alleged, in effect, that they were lawfully married on the thirtieth day of October, A.D. 1911, at the village of Fairbank, in the said province, she then being Rose Winifred Witt, spinster; that the legal domicile of the said James Smith was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Rose Winnifred Witt Marriage and James Smith, her husband, is hereby dissolved, and dissolved. shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Rose Winifred Witt may at any time Right to hereafter marry any man whom she might lawfully marry marry again. if the said marriage with the said James Smith had not been solemnized.

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### CHAP. 180.

An Act for the relief of Sherman Talmage Smith.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Sherman Talmage Smith, of the city of Ottawa, in the province of Ontario, civil servant, has by his petition alleged, in effect, that on the sixteenth day of December, A.D. 1907, at the said city, he was lawfully married to Beatrice Emily Hodgson; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that at the time of their said marriage she refused, and ever since that day has continually refused and has resisted having sexual intercourse with him and to bear children unto him; that there has been no collusion, directly or indirectly, between him and her in the proceedings for the annulment of their marriage; and whereas by his petition he has prayed for the passing of an Act annulling the said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage annulled. 1. The said marriage between Sherman Talmage Smith and Beatrice Emily Hodgson, his wife, is hereby annulled, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Sherman Talmage Smith may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Beatrice Emily Hodgson had not been solemnized.

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#### CHAP. 181.

An Act for the relief of Joseph Sorton.

[Assented to 4th June, 1921.]

WHEREAS Joseph Sorton, of the city of Toronto, in Preamble the province of Ontario, electrician, has by his petition alleged, in effect, that on the seventeenth day of June, A.D. 1910, at the said city, he was lawfully married to Nellie Doris Whiteley; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet, and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Joseph Sorton and Nellie Marriage Doris Whiteley, his wife, is hereby dissolved, and shall be dissolved. henceforth null and void to all intents and purposes whatsoever.
- 2. The said Joseph Sorton may at any time hereafter Right to marry any woman he might lawfully marry if the said marry again. marriage with the said Nellie Doris Whiteley had not been solemnized.

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### CHAP. 182.

An Act for the relief of Frank Alexander Staunton.

[Assented to 15th April, 1921.]

Preamble.

WHEREAS Frank Alexander Staunton, of the city of Hamilton, in the province of Ontario, hotel keeper, has by his petition alleged, in effect, that on the twenty-fifth day of June, A.D. 1910, at the said city, he was lawfully married to Gertrude Thomas; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved. 1. The said marriage between Frank Alexander Staunton and Gertrude Thomas, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again 2. The said Frank Alexander Staunton may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Gertrude Thomas had not been solemnized.

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### CHAP. 183.

An Act for the relief of Christina Wilson Stephens.

[Assented to 4th June, 1921.]

WHEREAS Christina Wilson Stephens, presently residing Preamble. at the city of Toronto, in the province of Ontario, wife of Edgar Thompson Stephens of the said city, broker. has by her petition alleged, in effect, that they were lawfully married on the fourth day of December, A.D. 1905, at the said city, she then being Christina Wilson, spinster; that the legal domicile of the said Edgar Thompson Stephens was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Christina Wilson and Marriage Edgar Thompson Stephens, her husband, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Christina Wilson may at any time here-Right to after marry any man whom she might lawfully marry marry again. if the said marriage with the said Edgar Thompson Stephens had not been solemnized.

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### CHAP. 184.

An Act for the relief of Frederick Robert Studholme.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Frederick Robert Studholme, of the city of Toronto, in the province of Ontario, gas fitter, has by his petition alleged, in effect, that on the fifth day of February, A.D. 1916 at the said city, he was lawfully married to Orma Sebelle Ludford; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

Marriage dissolved. 1. The said marriage between Frederick Robert Studholme and Orma Sebelle Ludford, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frederick Robert Studholme may at any time hereafter marry any woman he might lawfuly marry if the said marriage with the said Orma Sebelle Ludford had not been solemnized.

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### CHAP. 185.

An Act for the relief of Louise Sullivan.

[Assented to 4th June, 1921.]

WHEREAS Louise Sullivan, presently residing at the Preamble. city of Montreal, in the province of Quebec, wife of Edward Blake Sullivan, of the said city, clerk, has by her petition alleged, in effect, that they were lawfully married on the second day of July, A.D. 1907, at the said city, she then being Louise Schnepper, spinster; that the legal domicile of the said Edward Blake Sullivan, was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Louise Schnepper and Marriage Edward Blake Sullivan, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever
- 2. The said Louise Schnepper may at any time here-Right to after marry any man whom she might lawfully marry if marry again, the said marriage with the said Edward Blake Sullivan had not been solemnized.

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### CHAP. 186.

An Act for the relief of Edward George Taylor.

[Assented to 4th June, 1921.]

Preamble.

HEREAS Edward George Taylor, of the city of Toronto. in the province of Ontario, teamster, has by his petition alleged, in effect, that on the thirtieth day of March, A.D. 1908, at the said city, he was lawfully married to Lillian Pearl Parkinson; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has praved for the passing of an Act dissolving hs said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Edward George Taylor and Lillian Pearl Parkinson, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edward George Taylor may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Lillian Pearl Parkinson had not been solemnized.

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### CHAP. 187.

An Act for the relief of Harry Tolhurst.

[Assented to 3rd May, 1921.]

WHEREAS Harry Tolhurst, of the city of Toronto, Preamble. in the province of Ontario, watchman, has by his petition alleged, in effect, that on the fourth day of November, A.D. 1920, at the said city, he was lawfully married to Mae Dorothy Smart; that she was then of the said city, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Harry Tolhurst and Mae Marriage Dorothy Smart, his wife, is hereby dissolved, and shall dissolved be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Harry Tolhurst may at any time hereafter Right to marry any woman he might lawfully marry if the said marry again. marriage with the said Mae Dorothy Smart had not been solemnized.

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### CHAP. 188.

An Act for the relief of Gertrude May Turner.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Gertrude May Turner, presently residing at the city of Chatham, in the province of Ontario, wife of John Vivian Turner, of the city of Montreal, in the province of Quebec, has by her petition alleged, in effect, that they were lawfully married on the twentyeighth day of January, A.D. 1914, at the town of Brockville. in the said province of Ontario, she then being Gertrude May Freeman, spinster; that the legal domicile of the said John Vivian Turner was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Gertrude May Freeman and John Vivian Turner, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude May Freeman may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Vivian Turner had not been solemnized.

#### CHAP. 189.

An Act for the relief of Esther Annie Vanzant.

[Assented to 4th June, 1921.]

WHEREAS Esther Annie Vanzant, presently residing at Preamble. the city of Toronto, in the province of Ontario, wife of Charles Vanzant, of the said city, mail carrier, has by her petition alleged, in effect, that they were lawfully married on the eighth day of July, A.D. 1918, at the said city, she then being Esther Annie Rusnell, spinster; that the legal domicile of the said Charles Vanzant was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

- 1. The said marriage between Esther Annie Rusnell and Marriage Charles Vanzant, her husband, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Esther Annie Rusnell may at any time Right to hereafter marry any man whom she might lawfully marry marry again. if the said marriage with the said Charles Vanzant had not been solemnized.

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### CHAP. 190.

An Act for the relief of Gertrude Gladys Vernon.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Gertrude Gladys Vernon, presently residing at the city of Toronto, in the province of Ontario, clerk, wife of Roy Clinton Vernon, of the said city, clerk, has by her petition alleged, in effect, that they were lawfully married on the twenty-sixth day of July, A.D. 1910, at the said city, she then being Gertrude Gladys Armstrong, spinster; that the legal domicile of the said Roy Clinton Vernon was then and is now in Canada: that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved. 1. The said marriage between Gertrude Gladys Armstrong and Roy Clinton Vernon, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Gertrude Gladys Armstrong may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Roy Clinton Vernon had not been solemnized.

#### CHAP. 191.

An Act for the relief of Anna Elizabeth Walker.

[Assented to 4th June, 1921.]

WHEREAS Anna Elizabeth Walker, presently residing Preamble. at the city of Toronto, in the province of Ontario, wife of Edward Walker, of the said city, machinist, has by her petition alleged, in effect, that they were lawfully married on the twenty-eighth day of September, A.D. 1900, at the said city, she then being Anna Elizabeth McKnight. spinster; that the legal domicile of the said Edward Walker was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved. and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- 1. The said marriage between Anna Elizabeth McKnight Marriage and Edward Walker, her husband, is hereby dissolved, and dissolved shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Anna Elizabeth McKnight may at any time Right to hereafter marry any man whom she might lawfully marry marry again. if the said marriage with the said Edward Walker had not been solemnized.

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### CHAP. 192.

An Act for the relief of Frederick Harold Walton.

[Assented to 3rd May, 1921.]

Preamble.

WHEREAS Frederick Harold Walton, of the city of Ottawa, in the province of Ontario, railway conductor, has by his petition alleged, in effect, that on the twenty-second day of October, A.D. 1913, at the village of Madawaska, in the said province, he was lawfully married to Elsie Rebecca Thurston; that she was then of the said village, a spinster: that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

#### Marriage dissolved

- 1. The said marriage between Frederick Harold Walton and Elsie Rebecca Thurston, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Frederick Harold Walton may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Elsie Rebecca Thurston had not been solemnized.

### CHAP. 193.

An Act for the relief of Alfred William Wells.

[Assented to 4th June, 1921.]

WHEREAS Alfred William Wells, of the city of Toronto, Preamble. in the province of Ontario, tailors' operator, has by his petition alleged, in effect, that on the twenty-sixth day of July, A.D. 1900, in the district of Woolwich, in the county of London, England, he was lawfully married to May Ethel Parker, a spinster; that his legal domicile was then in England, and is now in Canada; that since the said marriage she has on divers occasions committed adultery: that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage between Alfred William Wells Marriage and May Ethel Parker, his wife, is hereby dissolved, and dissolved. shall be henceforth null and void to all intents and purposes whatsoever.
- 2. The said Alfred William Wells may at any time here-Right to after marry any woman he might lawfully marry if the said marry again. marriage with the said May Ethel Parker had not been solemnized.

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### CHAP. 194.

An Act for the relief of Annie Belle Westbeare.

[Assented to 4th June, 1921.]

Preamble

WHEREAS Annie Belle Westbeare, presently residing at the city of Toronto, in the province of Ontario, wife of Frederick Henry Westbeare, of the said city, accountant, has by her petition alleged, in effect, that they were lawfully married on the twenty-fourth day of March, A.D. 1915, at the said city, she then being Annie Belle McMillan, spinster; that the legal domicile of the said Frederick Henry Westbeare was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery; that she has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved. 1. The said marriage between Annie Belle McMillan and Frederick Henry Westbeare, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Annie Belle McMillan may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Frederick Henry Westbeare had not been solemnized.

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### CHAP. 195.

An Act for the relief of Richard John Whitley.

[Assented to 4th June, 1921.]

WHEREAS Richard John Whitley, of the town of Preamble. Trenton, in the province of Ontario, bricklayer, has by his petition alleged, in effect, that on the twentyfirst day of October, A.D. 1907, at the said town, he was lawfully married to Edna Mabel Saunders; that she was then of the said town, a spinster; that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved. and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

1. The said marriage between Richard John Whitley Marriage and Edna Mabel Saunders, his wife, is hereby dissolved, dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Richard John Whitley may at any time Right to hereafter marry any woman he might lawfully marry if marry again. the said marriage with the said Edna Mabel Saunders had not been solemnized.

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#### CHAP. 196.

An Act for the relief of Abbie Jane Harris Wigle.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Abbie Jane Harris Wigle, presently residing at the city of Windsor, in the province of Ontario, clerk, wife of Purvis Guy Wigle, of the town of Kingsville, in the said province, has by her petition alleged, in effect, that they were lawfully married on the fifteenth day of May, A.D. 1913, at the said town of Kingsville, she then being Abbie Jane Harris, widow of the late Charles Sidney Harris, in his life time of the said town of Kingsville; that the legal domicile of the said Purvis Guy Wigle was then and is now in Canada; that since the said marriage he has on divers occasions committed adultery: that she has not connived at nor condoned the said adultery: that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by her petition she has prayed for the passing of an Act dissolving her said marriage, authorizing her to marry again, and affording her such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

- 1. The said marriage between Abbie Jane Harris and Purvis Guy Wigle, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.
- Right to marry again.
- 2. The said Abbie Jane Harris may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Purvis Guy Wigle had not been solemnized.

### CHAP. 197.

An Act for the relief of John Wilson.

[Assented to 4th June, 1921.]

WHEREAS John Wilson, of the city of Toronto, in the Preamble. province of Ontario, railway employee, has by his petition alleged, in effect, that on the fourth day of October, A.D. 1893, at the city of Peterborough, in the said province, he was lawfully married to Mary Angela Stewart; that she was then of the village of Norwood, in the said province, a spinster; that his legal domicile was then and is now in Canada; that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet; and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- 1. The said marriage betwen John Wilson and Mary Marriage Angela Stewart, his wife, is hereby dissolved, and shall be dissolved. henceforth null and void to all intents and purposes whatsoever.
- 2. The said John Wilson may at any time hereafter marry Right to any woman he might lawfully marry if the said marriage marry again with the said Mary Angela Stewart had not been solemnized.

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### CHAP. 198.

An Act for the relief of Ernest Joseph Wismer.

[Assented to 4th June, 1921.]

Preamble.

WHEREAS Ernest Joseph Wismer, of the city of Toronto. in the province of Ontario, labourer, has by his petition alleged, in effect, that on the ninth day of March, A.D. 1914, at the said city, he was lawfully married to Margaret McDonald: that she was then of the said city, a spinster: that his legal domicile was then and is now in Canada: that since the said marriage she has on divers occasions committed adultery; that he has not connived at nor condoned the said adultery; that there has been no collusion, directly or indirectly, between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage, authorizing him to marry again, and affording him such other relief as is deemed meet: and whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ernest Joseph Wismer and Margaret McDonald, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ernest Joseph Wismer may at any time hereafter marry any woman he might lawfully marry if the said marriage with the said Margaret McDonald had not been solemnized.

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